

# CONDON OUTLASTS ATTORNEY START TEXAS LEGISLATIVE FIREWORKS

## RATIFICATION OF CHILD LABOR BILL INAUGURATES DEBATE

### TEXAS SENATE DEMANDS ICKES SAY IF SANCTIONED MAGAZINE ARTICLE

AUSTIN, Jan. 10.—(AP)—Sharp debate broke in the Texas senate today over an attempt to force an immediate vote on ratification of the proposed child labor amendment to the federal constitution.

Stiff opposition met efforts of opponents to kill quickly the amendment, previously defeated three times by the senate.

Soon after Senator Claud C. Westerfield of Dallas offered a joint resolution to ratify the amendment, an adverse "floor report" of the committee was presented, and a vote demanded. Senators averted the issue, however, by permitting Senator Westerfield to withdraw the resolution. It will be re-introduced later.

The house completed organization, sliced one-half from a \$500,000 senate appropriation for salaries and other session expenses, heard the governor's message read, and saw introduction of more than 100 bills and proposed constitutional amendments.

### Westerfield Protests

"It looks like some trick is being perpetrated on me," shouted the senator, "I demand a public committee hearing. Older senators aided him with motions to recommend the matter."

Senator T. J. Holbrook of Galveston, an ardent opponent of the amendment, asserted the senate not only has previously killed it, but he believed the 11 new senators had made their decisions.

Westerfield's destiny has been predicted. "I see no reason why we should not meet the issue now."

The amendment, submitted by congress 10 years ago and adopted by about 20 states, would permit federal regulation or prohibition of labor of persons under 18 years old. The Texas house of representatives has favored ratification.

The adverse committee report was signed by Senators W. M. Martin of Hillsboro, Holbrook, Tom DeBerry of Bogata, John W. Hornsby of Austin and Weaver Moore of Houston. Two senators, Frank Rawlings of Fort Worth and Olan R. Van Zandt of El Paso, signed a minority report to keep favoring it.

### Demands Rule Observance

A call for strict observance of the constitutional provision allocating periods of the session for introduction of bills, committee meetings and floor debate, respectively, came from Senator Clint Small of Amarillo in the midst of the debate.

Senator Will D. Face of Tyler joined him in a demand for a public hearing in fairness to both factions.

(Continued on Page Three)

## REAL REVOLT AGAINST LONG'S DICTATORSHIP IN LOUISIANA STARTS GATHERING MOMENTUM

### HUEY LONG TURNS HIS FACE TOWARD CAMPAIGN IN 1936

### ROOSEVELT POLICIES ARE BEYOND HOPE ACCORDING TO THE KINGFISH

WASHINGTON, Jan. 10.—(AP)—Huey P. Long turned his face toward 1936 today with a cry that the Roosevelt policies are beyond hope and a call of the country to follow the kingfish, wipe out all fortunes above three or four million dollars and make "every man king."

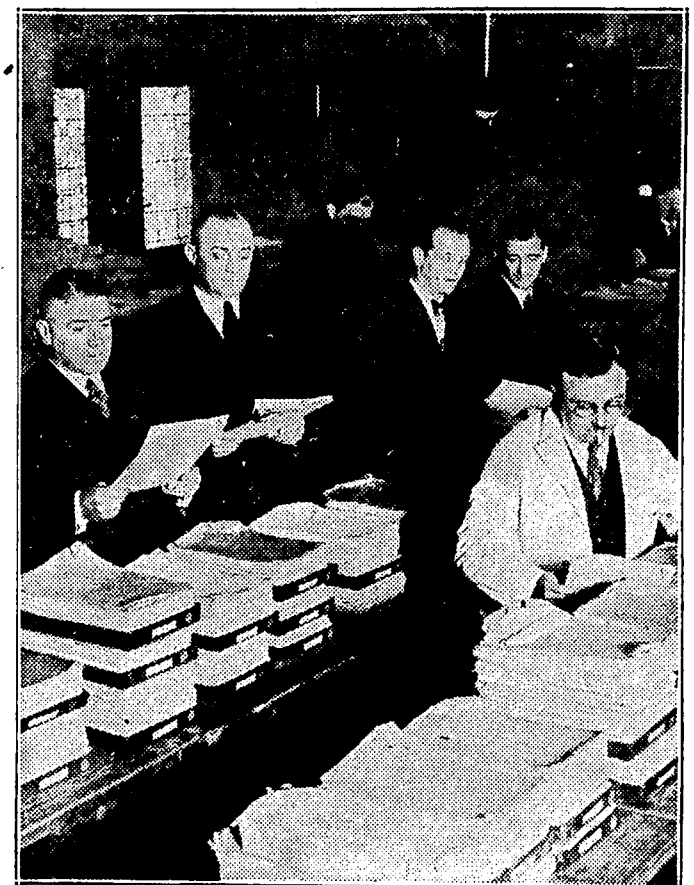
Unfurling what looked, to many observers, like a presidential banner of his own, the Louisiana Dictator, told a radio audience last night:

"We are in our third year of the Roosevelt depression with the conditions growing worse."

The senator's language for his unseen audience was more tempered than the recent senate speech in which he spoke of "tramps of hell" and sought to link dispensers of federal patronage in Louisiana with a red light district, but he was strong.

(Continued on Page Two)

## PREPARING FOR SILENT SAAR VOTE



A rigid set of ten commandments to force impetuous Hitlerites into iron-bound silence during the January 13 plebiscite in the Saar was laid down by the League of Nations governing commission. Clerks in the city hall of Saarbrücken are shown checking the ballot lists and registration of voters, some of whom were disqualified for "talking out of turn" during preliminary balloting. (Associated Press Photo).

## Story Gin At Angus Burned; Loss is \$12,000

Fire, thought to have been started from sparks left in the machinery after ginning some cotton Wednesday afternoon, completely destroyed the J. D. Story gin at Angus early Thursday morning. When the fire was discovered about 2 o'clock Thursday morning the gin was ablaze all over.

The loss was estimated by Mr. Story at \$12,000 with \$6,000 in insurance.

Six bales of cotton were practically destroyed in the fire.

The Corsicana fire department answered the call and arrived in time to prevent the destruction of the seed house which had caught fire.

(Continued on Page Three)

## NOMINATIONS FOR IMPORTANT POSTS SUBMITTED SENATE

### MORE THAN 1,500 RECESS APPOINTMENTS SENT UP BY ROOSEVELT

WASHINGTON, Jan. 10.—(AP)—The nominations of more than 1,500 federal officers appointed during the recess of congress, including that of Joseph P. Kennedy of New York as chairman of the Securities Exchange commission, were sent to the senate today by President Roosevelt.

The huge batch of nominations included the members of the new communications commission as well as the securities commission and Mariner S. Eccles of Utah, as governor of the Federal Reserve Board.

Anning S. Prall, former representative from New York, was named to the communications commission for the term expiring next July to succeed Hampton Gary of Texas, resigned.

Other nominations included James A. Moffett of New York, as federal housing administrator; Miss Josephine Roche, of Colorado, assistant secretary of the treasury; reappointment of Frank R. McNinch of North Carolina, chairman of the federal power commission; W. A. Ayres, former representative from Kansas, and Garland S. Ferguson, Jr., of North Carolina to the federal trade commission; and John Wellington Finch of Idaho, to be director of the bureau of mines.

Communications commission members nominated are George Henry Payne, of New York; J. R. Stewart, of Texas; Norman Case, of Rhode Island; Paul Walker of Oklahoma; Thad H. Brown, of Ohio.

(Continued on Page Nine)

## Severe Assault Of Winter Over Europe Kills 20

LONDON, Jan. 10.—(AP)—The loss of at least 20 lives was attributed today to a severe assault of winter, general over much of Europe.

Fifteen of the victims were drowned when the 336-ton fishing trawler, Edger Wallace, foundered almost within sight of its home port, Hull, England.

The trawler had been expected Monday after a tempestuous trip from its north sea island fishing grounds. Delayed three days by an "on" rough weather, it was seen in distress. Five men were drowned near Belgrade when a small boat sank in the ice-jammed Danube river. A hurricane placed vessels on the black sea in peril.

## REACH AGREEMENT ON LUMP SUM FOR RELIEF PROGRAM

### CONGRESSIONAL LEADERS DISCUSS PLANS WITH THE PRESIDENT

WASHINGTON, Jan. 10.—(AP)—An agreement for making available in a lump sum to be administered by the president the \$4,000,000,000 requested by the administration for the new deal relief program was reached today by President Roosevelt and congressional leaders.

It was agreed, however, that congress would specify how the regular annual \$300,000,000 public works appropriation would be spent.

Chairman Buchanan of the house appropriations committee said the huge work relief measure would be taken up in due course. It will be preceded by a deficiency measure to provide for emergency expenditures.

The congressional conferees indicated the proposals by the president for authorization to spend \$800,000,000 of unexpended balances in meeting direct relief needs for the next few months would be handled as a separate bill.

"It is utterly impracticable and impossible," Buchanan said, "to earmark a \$4,000,000,000 appropriation."

"Some projects which now seem feasible might not prove so two or three months from now. This effort to make jobs must be left to competent administration."

Meanwhile in Capitol Hill, the resolution for American entry into the World Court was reported to the senate by democratic leader Robinson who urged approval. Senator Borah (R-Idaho) introduced a bill to require federal licenses for all corporations engaged in interstate commerce.

## Threat of Floods Added to Fog As Ice, Snow Melt

By The Associated Press

The threat of floods was added to the menace of fog today as unseasonably warm weather continued over a large area extending from the eastern seaboard into the Midwest.

Vermont rivers, fed by melting ice and snow, rose rapidly and some overflowed, covering roads and blocking traffic. Dynamite was used to break ice jams at Montpelier, Vt., and Keene, N. H.

Highways and home were flooded in parts of New York state because of overflowing streams. Residents of five cottages at Port Crane, near Binghamton, were rescued as flood waters from the steadily mounting Chenango river threatened their homes.

The fog which has menaced transportation for four days remained unabated, adding new losses to shipping which already was hampered by ice.

More than \$1,000,000 in the New York area alone. Weather predictions gave no indication of clearing skies before tomorrow.

## DALLAS WOMAN CHARGED WITH SLAYING HER SON AND BRIDE THOUGHT MURDER AND SUICIDE

DALLAS, Jan. 10.—(AP)—Unexplained secrecy marked the activities today of Coryell county authorities in charge of the case of Mrs. Ethel Johnson of Dallas, charged with slaying her son and daughter-in-law.

Mrs. Johnson emphatically denied the accusation and her husband and friends are working for her release on bond. Sheriff Joe White and County Attorney Floyd Zeigler, who said the jail here only ones who know about the status of the case, would not disclose when bond would be made.

Outside of admitting Mrs. Johnson as in jail here, the sheriff was non-committal. He said the case was "not ready" for the public and that any information disclosed about it from any other sources would be unauthoritative.

Jailer George Pardo at Waco said Sheriff White signed for Mrs. Johnson at 11:30 p. m. last night and took her from the McLennan county jail. Pardo quoted the sheriff as saying he was "taking her back to Gatesville to make bond."

WACO, Jan. 10.—(AP)—Mrs. Ethel Johnson was removed last night from the McLennan county jail by Sheriff Joe White of Coryell county who, according to a jailer here, she was taking her back to Gatesville to make bond on charges of slaying her son and his bride, Mrs. Johnson, 46, of

(Continued on Page Nine)

## HOW TO 'CRASH' HAUPTMANN TRIAL



This woman, determined to see the trial of Bruno Richard Hauptmann in Flemington, N. J., was given a boost through one of the courthouse windows by friends when she was unable to gain admission at the front door. (Associated Press Photo).

## IF SENATE REMAINS UNCHANGED VETO OF BONUS BE UPHELD

By NATHAN ROBERTSON  
Associated Press Staff Writer.  
(Copyright, 1935, by Associated Press.)

WASHINGTON, Jan. 10.—(AP)—A survey of the senate indicated definitely today that, if the present lineup on the soldier's bonus issue continued unchanged through the ultimate roll-call, a presidential veto of full and immediate payment would be upheld.

This disclosure, which recalled predictions by administration leaders that such a bill would be beaten in the senate, came as Frank Belgrano, national commander of the American Legion, was hurrying to the capital from San Francisco to press the fight for the bonus.

Interviews with senators showed 35 of them taking a stand in indicating that bringing future changes of mind they would be virtually certain to vote to sustain the veto.

(Continued on Page Three)

## THOMPSON PREDICTS IMPOUNDING HOT OIL FOR AID OF SCHOLARS

By DON YOUNG  
Associated Press Staff Writer.

WASHINGTON, Jan. 10.—(AP)—Ernest O. Thompson, member of the Texas railroad commission, predicted today the commission would recommend to the Texas legislature that all "hot oil" in storage in that state be impounded and sold at public auction for the benefit of the public school fund.

Thompson said he had just talked by telephone with C. V. Terrell, another member of the commission, in Austin, and they decided to suggest this unusual step.

"Between two and three million barrels of hot oil are in storage in Texas at this time," Thompson said, "this has been accumulating over a period of four or five years and should be sold at the court house steps for the benefit of those children."

"The oil lands originally belonged to the state and if the oil operators down here cheat a bit the excess oil belongs to the people. Oil is now selling at \$1 a barrel and I believe that price could be obtained at the auction."

Thompson said the commission's recommendation to the legislature would ask that all oil or its products which have been stored in Texas since the state's oil fields were produced within the state's borders.

## McCraw Notifies Oil Operators To Abide By Rules

KILGORE, Jan. 10.—(AP)—The state's "rule book" will be brought to the East Texas oil fields to control production of oil, William McCraw, Texas new attorney-general, has promised.

"We are going to have the rule book down here (East Texas) and that's what we're going by," McCraw said here yesterday after attending his first open tender meeting.

"There are lots of good tender in East Texas and I have lots of lawyers," said the attorney general. "I have just one ambition to make a good attorney general. I picked Merton Harris (assistant in charge of oil violations in East Texas) because he is big, tough, and smart."

McCraw heard E. N. Stanley, chief agent of the Texas railroad commission in East Texas, predict the best condition in the field's history by Saturday night.

(Continued on Page Nine)

## Warning Issued Price Control Leads Disaster

WASHINGTON, Jan. 10.—(AP)—A warning that continued price controls in NRA codes may lead to government ownership has been laid before business men by Paul H. Nystrom, representing the National's huge five and ten cent stores.

Hundreds of business men convened here at NRA's call to consider future blue eagle policy received this prediction last night from Nystrom, who is president of the limited variety stores association.

Many among the business men were fighting for the retention of price protections. NRA gave strong indications it intended to weaken these controls considerably.

"Price fixing," said Nystrom, "marks the end of competition and the beginning of monopoly."

"If the right to fix prices be granted to private business, the interests of the public, not merely of the consumer, but of all the business world as well, will be seriously at stake."

## ITALIAN TROOPS ARE CONCENTRATED AUSTRIAN FRONTIER

### TO TAKE NO CHANCES ON PUTSCH AFTER SAAR PLE- BISCITE SUNDAY

VIENNA, Jan. 10.—(AP)—Italian troops are being concentrated along the Austrian frontier, ready to act immediately should German nazis attempt a putsch in this country following the Saar plebiscite, it was reported today.

Both the Austrian and Italian governments are taking extreme precautions, fearful of what may follow an expected German victory in the plebiscite.

Hundreds of known nazis and their sympathizers were arrested in Tyrol Province, adjoining the German frontier. Police and auxiliary forces of the Province, where nazism is still strong, were ordered under a state of alarm from Saturday until Tuesday of next week in anticipation of demonstrations.

## Hostile Grilling Is Ended Unexpectedly

FLEMINGTON, N. J., Jan. 10.—(AP)—Hostile, grilling cross-examination of Dr. John F. (Jafie) Condon, which failed in an attempt to prove he was the writer of the ransom notes, ended today.

The mystery women were introduced into the trial just before the luncheon recess by Edward J. Reilly, chief of the defense staff which is fighting to save Hauptmann from the electric chair. The defense attorneys are prepared to testify that Hauptmann was the writer of the notes.

(Continued on Page Seven)

## AGED NEGOTIATOR RELEASED ABRUPTLY AT NOON THURSDAY

### MYSTERY WOMEN CONFRONT JAFSIE BUT EVIDENCE IS UNSHAKEN

By WILLIAM A. KINNEY  
(Copyright, 1935, by Associated Press.)

FLEMINGTON, N. J., Jan. 10.—(AP)—The trial of Bruno Richard Hauptmann, adjourned at 4:07 p. m. today, as a parade of witnesses were being presented to the state laid its groundwork of linking Hauptmann to the actual kidnapping through his handwriting and that on the ransom notes.

FLEMINGTON, N. J., Jan. 10.—(AP)—Dr. John F. (Jafie) Condon of the Lindbergh ransom negotiations completed his dramatic testimony against Bruno Richard Hauptmann today after he had been confronted by one mystery woman and questioned about another.

The defense, failing in cross-examination to show that a gang was involved in the Lindbergh kidnapping, and failing also to shake his identification of Hauptmann as the mysterious "John" who collected the \$50,000 ransom

(Continued on Page Seven)

## ENMITY ENGENDERED DURING SPEAKERSHIP CONTEST TO DIE OUT QUICKLY LEADERS STATE

AUSTIN, Jan. 10.—(AP)—Enmity engendered by the spirited contest over the speakership of the Texas house of representatives is not expected to prove an obstacle in the path of recovery legislation advocated by Governor-Elect James V. Alfred, according to a consensus today of members of both camps.

During the intense race some observers felt Alfred's participation in behalf of Representative R. W. Calvert of Hillsboro against Representative Coke R. Stevenson of Austin would have an adverse effect on Alfred's administration and would endanger passage of much of the legislation he will sponsor. Stevenson's victory increased this fear in certain quarters.

As the smoke of battle cleared away, however, both Stevensons and Calvert's leaders discounted rumors of permanent discord and disension and said they expected the animosity to die completely before the session starts consideration of important administrative legislation.

Representative W. E. Clayton of El Paso who stood by Stevenson in the hectic contest, said he expected harmony would prevail between the legislature and the executive office. Clayton supported Alfred during the primary campaigns.

False Issue Only.

Clayton's views were reiterated.

(Continued on Page Two)

## PARTY LINES STICK AND INAUGURATION GOVERNOR DELAYED

HARTFORD, Conn., Jan. 10.—(AP)—Governor Wilbur L. Cross could hold his heels today while congressional senators deadlocked over the organization of the upper house, delaying his inauguration for a third time.

All day yesterday, the trio holding the balance of power stuck to their guns, while the senate took 62 roll calls, a record for any competent legislature, in an effort to elect a clerk. Seventeen democrats and 15 republicans equally stubborn, adhered strictly to party lines.

When and if the trio joins forces with either of the other camps, the deadlock will be broken under a ruling by the presiding officer that a majority elects.

Organization was necessary because the legislature could canvass the returns and declare the 72-elect members elected.

George C. (Tom) Fisher dean of

(Continued on Page Nine)

## THREE SOCIALIST SENATORS HOLD BALANCE OF POWER IN CONNECTICUT

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(Continued on Page Nine)



## NEW CHARTERS FOR CORPORATIONS OF TEXAS INCREASED

AUSTIN, Texas, Jan. 10.—(Spl.)—New charters granted to Texas corporations during December showed a marked rise both over the preceding month and over December, 1933, according to the University of Texas Bureau of Business Research. Capitalization of the new companies totaled \$4,323,000, an increase of 238 per cent over November and 330 per cent over December last year. The number of charters granted totaled 122, against 104 in November and 94 in December a year ago.

For the entire year 1934, however, total capitalization of the new corporations aggregated only \$22,380,000, a drop of 21 per cent from that of 1933, and the total number of new companies was 1,441, a decline of 8 per cent from the year before, the bureau report said. These facts tend to emphasize the rising trend in new charters which has been taking place in recent months.

Oil, merchandising, and transportation companies showed the greatest increase in the number of new charters granted. The number of charters granted to out-of-state corporations during December also increased sharply both over the preceding month, and over December last year.

Six companies were capitalized during December at \$100,000 or more, against only one during November and one in December last year.

## GOVERNMENT MAIL FRAUD CASES WERE DISMISSED TODAY

OKLAHOMA CITY, Jan. 10.—(P)—Virtual collapse of the government's mail fraud case against five officials and representatives of the Century Petroleum company came in federal court here today when Judge Edgar S. Vaughn dismissed 12 of the 14 counts of the indictment.

Dismissal was based on the fact the statute of limitations had run before the indictment was returned, Judge Vaughn announced.

The unexpected move occurred at conclusion of a routine hearing before Judge Vaughn on a motion for a bill of particulars and a demurrer filed by J. C. Salisbury, Dallas salesman.

Salisbury, represented by his attorney, William Madden Hill of Dallas, was the only defendant in the case in the courtroom at the time.

Others indicted besides Salisbury are Roy S. Anderson, former president of the \$150,000 oil company; B. H. Stevens, brother-in-law of Anderson and a director of the organization; R. V. Kohls and A. J. McCullough. All are from Oklahoma City with the exception of Salisbury.

## News of County Home Demonstration Clubs

**Powell.**

The Powell demonstration club met in the home of Mrs. T. Ferguson on January 8 with new president in chair, Mrs. H. R. Emerson.

New committees were appointed by the president, Mrs. F. Bray was elected secretary, and Mrs. T. Ferguson was elected treasurer. The three committees for the cheese demonstration were elected. Mrs. Tom Ferguson, Mrs. F. Bray and Mrs. R. S. Stedman compose this committee. The club adjourned to meet in the home of Mrs. Alan Bancroft on January 18.

—Reporter.

**Oak Valley.**

The Oak Valley Home Demonstration club will meet with Mrs. E. P. Love at 2 o'clock Monday afternoon, Jan. 14th.

All members are urged to be present as we want to get our year's work started and we want to distribute the year's book.

REPORTER.

By Mrs. T. J. Garner.

## Before Baby Comes

Turn the months of waiting into ease and comfort. You can avoid unnecessary pain and after regrets by preparing your body for that dear baby's coming. A massage medium and skin lubricant, called Mother's Friend, helps to relieve and prevent skin tightness, abdominal tissue breaks, dry skin, itching, and all the annoyances of pregnancy. Mother's Friend refreshes and tones the skin, tissues and muscles. It makes them supple, pliant and elastic. It is scientific in composition—composed of special oils and highly beneficial ingredients—externally applied—pure and safe. Quickly absorbed. Delightful to use. Highly praised by users, many doctors and nurses. Time-tested for over 10 years. Millions of bottles sold. Try it tonight. Just ask any druggist for Mother's Friend. The Bradford Co., Atlanta, Ga.

## Mother's Friend

—Lessons the pain

ANNOUNCING "Jama!" latest machineless permanent wave, leaves the hair soft, wavy and curly. No electricity to dry the hair, only \$6.50.

NORRIS BEAUTY SHOPPE  
Phone 247 or call at 108 W. Sixth

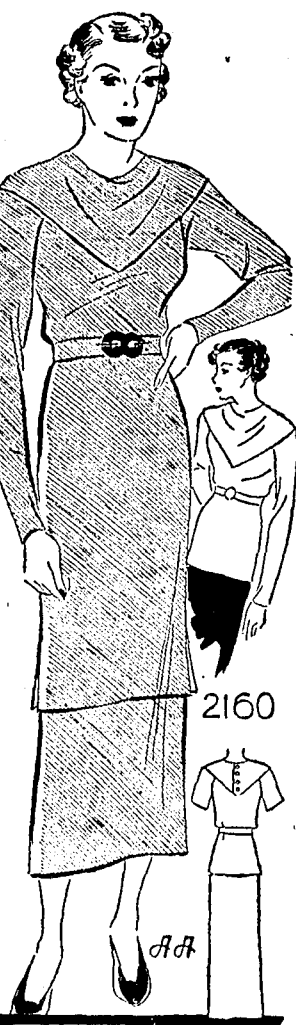
## SPECIALS

\$2.50 Croquignole \$1.00  
\$3.50 Croquignole \$1.50  
\$5.00 Special Oil Croquignole \$2.00  
\$6.50 Oil Steam Wave \$3.50  
All the waves and curls you want.

Glory-O Beauty Shop  
First Ave. and N. 11th St.  
The Reliable Beauty Shop.  
All work guaranteed by Mrs. Zaratonetis

## MAKE THIS MODEL AT HOME

THE CORSICANA DAILY SUN DAILY PATTERN



HAVE IT LONG OR SHORT BUT SURELY HAVE A TUNIC

by Anne Adams  
Pattern 2160

Here's a captivating version of the new tunic frock—designed along the smooth unbroken lines that are so very much in vogue this season. The tunic, with its youthful, deep yoke, smartly buttoned bodice, and slashed hem, may be made knee-length or to the hips as you see illustrated in the smaller sketches. And if you prefer short sleeves, the pattern indicates how to make them, too. A rough matisse—in that lovely shade called "bud-green," perhaps—would be charming for this frock. Or if you'd prefer contrasting colors, a "dusty" pink silk-crepe for the tunic and navy blue crepe for the slim skirt would be every bit as smart.

Pattern 2160 is available in sizes 14, 16, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, 38, 40, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100. Size 16 takes 4-5 yards 39 inch fabric. Illustrated step-by-step sewing instructions included.

Send Fifteen Cents (15c) in coins or stamps (coins preferred) for this Anne Adams pattern. Write plainly name, address and style number. Be sure to state size.

Plan your spring wardrobe and let the new "E" Edition of the Anne Adams Fashion Magazine help you. It's just out! Contains page after page of stunning styles—up-to-the-minute and chic. Designs for children and grown-ups, for every occasion. Get it now. Price of book fifteen cents but when ordered with an Anne Adams pattern it is only ten cents. Twenty-five cents for both.

Address orders to the Daily Sun Pattern Department, 443 West 17th Street, New York City.

## SPEAKERSHIP

(Continued From Page One)

by others in Stevenson's camp. "There was no issue in the speakership campaign except the false issue of 'Fergusonism,'" Representative W. B. Pope of Corpus Christi asserted. He referred to Former Governor James B. Ferguson, who favored Stevenson. "Stevenson's election will not have any effect at all."

Representative Harold Beck of Texarkana, one of Calvert's campaign managers, said much of the feeling subsided within a few hours of the election with the exception of a few "die hards".

"The feeling is less today," he said. "It will be less tomorrow and grow still weaker the day after. By the time the legislature gets into the thick of things it will have disappeared entirely."

## Stevenson Too Big

Representative Frank A. Wood of Nocona, who voted for Allred's candidate, said Stevenson was "too big a man to harbor a long-standing grudge" while Representative Tom Cooper of Lindale, another of Calvert's supporters, said he expected the session to be both harmonious and productive with Allred's plans supported by a working majority in the house.

Representative Jesse James of Cameron held the belief that in defeat Allred actually aided his program. James, who campaigned for Stevenson, said he expected to actively support a major portion of Allred's program.

"However, a member of the legislature can't go all the way with any governor," James said, recalling his bitter fight against the Ferguson sales tax bill.

"If Allred's program is right it will go through and if it is not right it won't. It has gone through regardless of the outcome of the speakership race," Representative R. Emmett Morse of Houston, a Stevenson aide, said.

"There were only a very few men on our side who would be classed as unfriendly to Allred and many of them actually worked for Allred during the campaign."

## WF SERVE

Delicious sandwiches, steaks, chops, lunches, oysters, all styles, chili, delicious oyster loaves. Delivery service, too.

Buck's Cafe

## PIANOS . . . PIANOS

New and Slightly Used at Very Low Cost—Terms

## G. D. RHOADS

JEWELER

## Now You Can Take a Picture ANYWHERE AT ANYTIME

At Night, Indoors, or Outdoors, on Cloudy Days, at Night Picnics. Yes, anywhere. If you have some pictures that you would like to take but in unusual conditions, come in and see us. We can show you how to take it.

## CITY BOOK STORE

Lovely Waves "Hollywood Hair" and Ringlets

## BARD'S BEAUTY SHOPPE

—11 Years in Corsicana Telephone 1427

## B. L. SANDERS IS AGAIN CHAIRMAN OF DAWSON BANK

DAWSON, Jan. 10.—(Spl.)—B. L. Sanders of Corsicana was re-elected as a director and chairman of the board of the First National Bank of Dawson Tuesday night. The bank declared a dividend of 10 per cent for 1934.

The following are the directors: B. L. Sanders, C. M. Newton, J. T. Graham, J. L. Taylor, V. T. Matthews, J. H. McCulloch, R. B. Rogers, Guy Davis, W. N. Matthews, J. F. Smith and C. O. Weaver.

The directors elected the following officers: B. L. Sanders, chairman of the board; C. M. Newton, president; C. O. Weaver, vice president; J. F. Smith, cashier; and J. E. Davis, assistant cashier.

## Humble Company to Make Woodbine Test in Mt. Calm Area

MT. CALM, Hill county, Texas, Jan. 10.—(Spl.)—Humble Oil company engineers have located a site for the first test to be drilled to the Woodbine sands, two miles from town. The machinery has been moved in and the test is scheduled to be spudded in this week. Engineers are expected to locate the site for a second test at once.

The Humble company has blocked large acreage in Hill, McLennan and Navarro counties and is reported to be ready to make a thorough test of this section.

our wealth societies to press for capital levies running from one per cent on the "second million" a man owns to 100 per cent "on all over the eighth million." Annual earnings or inheritances would be limited to \$1,000,000 per person, he said, and "until we could straighten things out" a moratorium declared on all debts "people cannot pay."

Pensions, he said, would go to all needy persons over 60, there would be jobs for all workers and every family would be guaranteed food, clothing, a home, a radio and an automobile.

Sun Want Ads Bring Results.

## K. WOLENS DEPARTMENT STORES

## STOREWIDE Clearance!

**Sales for MEN!**

Men's OVERALLS  
Full Cut, Well Made, A "famous" value... **85c**

Men's Khaki PANTS  
A well made nice looking khaki work pants, all sizes... **98c**

Khaki Work SHIRTS  
To match the khaki work pants... **98c**

Men's UNIONS  
Heavy Weatherman Brand. Steam shrunk unions, sizes 36 to 44. A famous value... **69c**

Men's COVERT WORK SHIRTS  
Roomy Richards. Full cut, double reinforced shoulders. All sizes... **69c**

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**Men's Khaki PANTS**  
A well made nice looking khaki work pants, all sizes... **98c**

**Khaki Work SHIRTS**  
To match the khaki work pants... **98c**

**Men's UNIONS**  
Heavy Weatherman Brand. Steam shrunk unions, sizes 36 to 44. A famous value... **69c**

**Men's COVERT WORK SHIRTS**  
Roomy Richards. Full cut, double reinforced shoulders. All sizes... **69c**

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## Courthouse News

**District Court.**

The grand jury was still in session Thursday morning. Court-house attaches anticipated several indictments would be returned during the day.

Ex parte, Ona Frances Waits, to remove disabilities of minority, granted by District Judge J. S. Callcut.

**First National Bank of Embouse vs. Mrs. W. A. Turner, debt and foreclosure, judgment by default.**

**District Clerk's Office.**

The following case was filed: Sammie Franklin vs. Carrie Franklin, divorce.

**Marriage Licenses.**

T. A. Hooper and Emma Tate. Addison Walker and Mary Thomas.

**Assignments.**

L. N. McCulloch to H. E. Reddick, 12 acres of the Thomas Williams and William Richle surveys, \$1 and other considerations.

L. N. McCulloch to H. E. Reddick, 20 acres of the Hiram H. Ritz survey, \$1 and other considerations.

J. H. Gwin, trustee, to Will Thompson, 15 acres of the J. R. Edmondson to E. Munroe and D. D. Anderson surveys, \$1 and other considerations.

**Trustee's Deed.**

B. L. Davis, trustee for Charley Watson, et ux, to Mrs. Ida M. Goney, 53 1/2 acres of the Appleton Gay survey, \$2,000.

**Warranty Deeds.**

J. W. Stubbs, et ux, to W. F. Morris, part of Lots 8 and 9, Block 99, H. and T. C. R. R. Co. addition, Corsicana, \$500.

The United Savings Bank of Detroit, Mich., to J. B. Jones, part of Block 352, Corsicana, \$1,000.

**Justice Court.**

Richard Bryant, negro, was bound over to await the action of the grand jury Thursday morning at the conclusion of an examining trial in connection with the theft of three turkeys from Joe Carvin at Phillips' Chapel Tuesday night. The hearing was conducted before Judge M. Bryant by Criminal District Attorney John R. Curington. The arrest was made Wednesday morning by Deputy Sheriff Jack Floyd. The turkeys were returned to the owner.

A negro accused of carrying a pistol made bond Thursday and was released. The charge was filed before Judge Bryant. The negro

surrendered to Sheriff Rufus Pevehouse Wednesday. The complaint was a result of an altercation in East Corsicana Tuesday night.

Three negroes arrested by city officers and turned over to county officers Wednesday in connection with the theft of 35 bushels of oats from Ray Russell of the Barry community were bound over to the grand jury Wednesday afternoon on bonds of \$750 each on burglary and theft complaints at the conclusion of examining trials before Judge Bryant.

One was fined for alleged disturbing the peace and one on a swindling with a worthless check Wednesday by Judge Bryant. D. L. Overton, negro, was bound over to await the action of the grand jury Wednesday afternoon by Judge W. T. McFadden at the conclusion of an examining trial on a formal charge of assault with intent to murder in connection with the shooting of Morris Gibbs, negro, Dec. 24. Bond was set at \$750.

A motorist was fined on a charge of driving an automobile without a license plate by Judge McFadden Wednesday. The complaint was filed by State Highway Patrolmen.

Judge McFadden officiated at a negro wedding at his office Wednesday afternoon.

**Sheriff's Office.**

Four men are being held in jail or investigation in connection with the alleged recent stripping of a trailer northeast of Corsicana.

**Outstanding Features:**

Quart Equipment  
Quart Supplies  
Electro Manicures  
Electric Archer  
N. Facial Equipment  
Arno Steiner

**NEW METHOD BEAUTY SHOP**  
110 W. Collin Phone 377

**ARADTH HOME BEAUTY SHOPPE**  
Reg. ar \$5.00 Oil of Tulp Wood Waves, 2 for \$6.00  
Regular \$4.00  
Byronic Wave 2 for \$5.00  
Regular \$4.00 Oil  
Crown Croquignole, note, 2 for \$5.00.  
Regular \$3.00 Oil Wave, 2 for \$3.00  
Regular \$2.50 Croquignoles \$1.00

**ARADTH BEAUTY SHOP**  
511 North Beaton Street  
1 Block North of Business District

## FUNERAL RITES FOR MRS. COLLUM HELD AT HOME THURSDAY

Funeral rites for Mrs. Anna Collum, 78, native of Mississippi but resident of Corsicana 59 years who died Wednesday morning, were held Thursday afternoon at 3 o'clock from the family home, 620 West First avenue, with burial in Oakwood cemetery. The services were conducted by Rev. W. R. Hall, pastor of the First Presbyterian church, of which deceased was a member.

Mrs. Collum was married to the late E. A. Collum in 1876, and they came immediately to Corsicana where she has resided continuously since.

Surviving are a daughter, Mrs. Tom G. Johnston, Corsicana; two grandsons, L. Eugene Collum Johnston, U. S. A., West Point, N. Y., and David Johnston, Wichita Falls; a great-grandson and other relatives.

Palbearers were A. N. Justiss, T. H. Benton, Robert Stell, Sr., Lawrence Treadwell, N. C. Flinton, W. A. Mowiam, R. E. Schoep and S. P. Story.

The funeral was directed by the Sutherland-McCammon Funeral Home.

## LISTEN—

We want our customers and friends to know that Mrs. Katie Davidson now has the Hose and Underwear Shop, in the space formerly occupied by the Frances Hosiery Shop.

## BROWN'S HAT SHOP

EXCLUSIVE MILLINERY

217 North Beaton St.

## CREOMULSION

Your own dropper is authorized to cheerfully refund your money on the spot if you are not relieved by Creomulsion.

## COUGHS

**OUTSTANDING FEATURES:**

Quart Equipment  
Quart Supplies  
Electro Manicures  
Electric Archer  
N. Facial Equipment  
Arno Steiner

**NEW METHOD BEAUTY SHOP**  
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Regular \$3.00 Oil Wave, 2 for \$3.00  
Regular \$2.50 Croquignoles \$1.00

**ARADTH BEAUTY SHOP**  
511 North Beaton Street  
1 Block North of Business District

## That Will Please Her

Diamond Rings, Signet Rings, Wrist Watches, Bracelets, Brooches, Beads, Vanities, Toilet Sets

## Sam Daiches

Jeweler - - - Optometrist  
Eyes Tested—Glasses Fitted  
218 North Beaton Street

## SOME SHOES GIVE YOU STYLE

## SOME SHOES GIVE YOU COMFORT

## The FREEMAN

## "Master-Fitter"

## GIVES YOU BOTH

Style and comfort are no longer strangers. Freeman has found the way to build BOTH into the same shoe. Whether you have an "inflare" or an "outflare" foot... the Freeman "Master-Fitter" gives you perfect fit and positive comfort... Because it is made over the Freeman "Straight Draft" last... an important discovery in the art of shoe making. Come in and see these handsome, stylish shoes with their built-in, scientifically correct comfort features:

1 Metatarsal brace for the five delicate bones at the lower end of the arch.

2 Solid steel shank built-in to support all parts of arch.

3 Specially constructed orthopedic heel with inner-side raised to relieve strain on arch and assure proper distribution of body weight.

Free

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## NAVARRO COUNTY MEDICAL SOCIETY HOSPITAL GUESTS

### P. AND S. HOSPITAL ATTACHES SERVED DINNER TO DOCTORS OF COUNTY

The first meeting of the Navarro County Medical Society in 1935 was held at 7:30 Monday night in the P. and S. Hospital dining room with the members dinner-guests of the hospital. The new officers of the society elected at a previous meeting were installed by the retiring officers.

Dr. S. H. Burnett, incoming president, presided, and other officers installed included Dr. Horn, of Wortham, vice-president and Dr. Will Miller, secretary and treasurer. Retiring officers were Dr. G. L. Sanders, Kersens, president; Dr. William Shell, Jr., vice-president; and Dr. Leslie Kelton, Jr., secretary and treasurer.

The hospital attaches served a delightful dinner consisting of oyster cocktail, chicken pie, creamed potatoes and English peas, stuffed celery, pears and cheese, frozen salad, ice cream and cake and coffee. Cigars and cigarettes were passed around after the dinner. The sumptuous dinner was ably described by one of the after dinner speakers in the following words: "My gastronomic satisfaction admonishes me that I have reached that state of deglutition consistent of dietetic infirmity."

**Other Professions Represented**  
The dinner was followed by three speeches by members of other professions. Jim Nick Garlitz represented the bankers, Wayne R. Howell represented the lawyers, and Rev. W. R. Hall, pastor of the First Presbyterian church represented the pastors. Each of the speakers gave some interesting points of their professions in regard to the medical profession.

A short business meeting of the society followed the speeches, and then the meeting adjourned. It was the consensus of opinion among the doctors present that the society would do well to have such a good attendance at all its meetings and that the interest at them should be manifested as it was at this one.

### Auto Is Recovered By City Officers

Recovery of an automobile stolen near the intersection of North Main street and West Third avenue on Sunday night was reported by city officers Thursday following the arrest on Tuesday night of a negro ex-convict. The automobile was found in good condition on a farm east of the city in Chambers Creek bottom. The car was the property of the Jefferson-Gaston Motor Company.

**Stray Dogs Killed.**  
City Poundkeeper Ed Sheets reported a number of stray dogs had been killed in Corsicana this week following the discovery of rabies in the eastern portion of the county infected with rabies. Six dogs were killed Wednesday and sharp watch is reported being kept by city officers to rid the city of all strays, and it is possible prevent an outbreak of the disease here.

Sun Want Ads Bring Results.

## Courthouse News

### District Court.

The grand jury was still in session Wednesday morning. Letha May Colston, et al. vs. Chicago, Rock Island and Gulf Railway Company, damages, dismissed.

Mrs. Annie Woods, et al. vs. Chicago, Rock Island and Gulf Railway Company, damages, dismissed.

Blooming Grove Independent School District vs. Lee R. Lowe, taxes, dismissed.

Mrs. Lillie Bell Berryhill vs. Chicago, Rock Island and Gulf Railway Company, damages, transferred to Federal District Court of northern district of Texas, Dallas.

W. C. Phillips vs. Employer's Liability Assurance Corporation, Ltd., to set aside award of industrial accident board, transferred to Federal District Court of northern district of Texas, Dallas.

Mrs. M. M. S. Clayton, et al. vs. S. A. Adams, sequestration, dismissed.

J. S. Fisher, et al. vs. Clarence Brooks, to try title, dismissed.

State of Texas vs. Pete Massey, injunction, dismissed.

**District Clerk's Office.**  
The following cases were filed: Wilma Weaver vs. Douglas Weaver, divorce.

Hattie Powell, et al. vs. R. L. Love, et al., to try title.

**County Court.**  
Two men paid \$10 fines and costs in the county court Tuesday for alleged selling cigarettes without state tax.

**Marriage License.**  
Osborne Washington and Bessie Woodruff.

**Royalty Contract.**  
J. L. Minahan to Elu Oil Company, 1-512th interest in 80 acres of the H. S. Simonton survey, \$10.

**Assignment.**  
O. A. Owen to S. S. Skinner, five acres of the George Tankersley survey, \$1 and other considerations.

**Oil and Gas Leases.**  
M. Menger, et ux, to W. J. Keeling, 200 acres of the J. R. Edmondson, O. B. Monroe and D. D. Anderson surveys, \$10.

G. T. Murphy, et al. to W. J. Keeling, 10 acres of the Henry Ford survey, \$10.

Robert Jarrett to W. J. Keeling, 60 acres of the Henry Ford survey, \$1.

J. T. Drumwright, et ux, to W. J. Keeling, 47 acres of the Thomas J. Palmer survey, \$10.

Mrs. Mollie Melton to W. J. Keeling, 40 acres of the James Lee survey, \$10.

C. E. Livingston, et al. to W. J. Keeling, 75 acres of the T. J. Palmer survey, \$10.

Franklin Parrish, et vir, to W. J. Keeling, 25 acres of the Carruthers survey, \$10 and other considerations.

E. S. Michael, et ux, to W. J. Keeling, 120 acres of the T. J. Palmer survey, \$10 and other considerations.

J. C. Weaver, et ux, to W. J. Keeling, 60 acres of the James Lee survey, \$10.

Mrs. J. C. Tyner, et vir, to W. J. Keeling, 50 acres of the O. J. Monroe survey, \$10 and other considerations.

Fidelity Savings Trust Company to W. J. Keeling, 67 1-2 acres of the Henry Ford survey.

T. E. Owen, et ux, to W. J. Keeling, two acres of the Henry Ford survey, \$10.

Mrs. Gonzales Livingston to W. J. Keeling, 80 acres of the David White survey, \$10.

J. H. Magness, et ux, to W. J. Keeling, 70 acres of the T. J. Palmer survey, \$10.

R. M. Wilson, et ux, to W. J. Keeling, 30 acres of the T. J. Palmer survey, \$10.

G. T. Murphy, et al. to W. J. Keeling, 64 1-2 acres of the Henry Ford survey, \$10.

A. L. English to W. J. Keeling, 80 acres of the T. J. Palmer survey, \$10.

Frank Calame, et ux, to W. J. Keeling, 100 acres of the James Lee survey, \$10.

P. H. Kleinschmidt, et ux, to W. J. Keeling, 25 acres of the Henry Ford survey, \$10.

R. R. Keeling, et ux, to W. J. Keeling, 50 acres of the James Lee survey, \$10.

J. E. Keeling, et ux, to W. J. Keeling, 75 acres of the James Lee survey, \$10.

J. D. Murphy, et ux, to W. J. Keeling, 13 acres of the D. D. Anderson survey, \$10 and other considerations.

W. B. Weaver, et ux, to John H. Sweet, 25 acres of the W. H. Hardman tract, \$10.

**Warranty Deeds.**  
Dallas Joint Stock Land Bank of Dallas, Texas, to Worcester Jennings, 130 acres of the Louis Powell survey, \$3,250.

J. H. Whorton, et ux, to Homer S. Whorton, 47 1/2 acres of the John P. Morgan survey, \$50 and other considerations.

J. H. Whorton, et ux, to Homer S. Whorton, 118 1/2 acres of the J. F. Morgan survey, \$50 and other considerations.

**Justice Court.**  
One was fined on a drunkenness charge, another for alleged disturbing the peace and one for swindling with a worthless check Tuesday by Judge M. Bryant.

Judge W. T. McFadden bound over a negro charged with bigamy to await the action of the grand jury Tuesday afternoon at the conclusion of an examining trial.

**Sheriff's Office.**  
A negro surrendered to Sheriff Rufus Pevehouse Wednesday morning and was charged by complaint with carrying a pistol as a result of an altercation in East Corsicana Tuesday night.

Three negroes were arrested Wednesday morning by Deputy Sheriff Jack Floyd and J. M. Westbrook as they were reported selling 15 bushels of oats alleged to be stolen from Mr. Russell of the Barry community Tuesday night or early Wednesday morning.

The trio will be charged by complaint with burglary and theft, Sheriff Rufus Pevehouse said.

**County Officers Are Investigating Reported Burglary**  
County officers are investigating the burglary of the premises of Mr. Price, intersection of South Fifteenth Street extension and Highway 75, at an early hour Wednesday morning when several cases of beer, a hydraulic jack, some meat and other articles were missing.

The burglary was discovered early Wednesday morning and Deputy Sheriff Jack Floyd inaugurated an investigation.

## LEGISLATURE

(Continued From Page One)  
Debate on recommending the report continued after Senator Rawlings, presiding, ruled the committee's action was in proper form.

The senate today called on Secretary of Int. or Ickes to advise whether, in effect, he sanctioned a recent article in a nationally circulated magazine criticizing Texas oil production control methods.

A resolution by Senator W. K. Hopkins of Gonzales inviting Ickes to appear in Texas and explain statements attributed to him in the article, was adopted without opposition.

**Article Is Denounced**  
The resolution denounced a statement in the article attributed to an unnamed person that 18 senators were "lined up at \$500 each" to defeat certain oil legislation. It complained the article contained "many misstatements of fact and misrepresentations of conditions" in Texas, resulting in unfavorable national publicity.

Membership of the senate was completed when Olan R. Van Zandt of Tioga was sworn in by Lieutenant Governor Edgar B. Witt. Van Zandt was absent the first two days because of illness of a daughter.

Abolition of the fee system as a method for payment of county and district officers was proposed by Senator Tom DeBerry of Beata in a joint resolution introduced to amend the constitution. Senator DeBerry said the resolution was similar to one formerly submitted to the electors and had been provided for submission at the 1936 general election, but DeBerry said he would seek an earlier date.

The Colorado river authority act, passed in the final special session of the preceding legislature would be amended in a bill introduced by Senator Weaver Moore of Houston, to prohibit payment of a commission or promotional profit to any one for aid in securing a PWA loan of \$4,500,000 or acquiring existing properties.

**Amendment Is Proposed**  
The amendment was a bone of contention which blocked passage of the act at one session and threatened it again in the final one. As a member of the house, Moore was joined by Representative Wah T. Hughes of Dallas in demanding rejection of the amendment by a conference committee which finally rejected it because of disfavor by PWA attorneys.

The house completed its organization by swearing in elective officers and notified Governor Miriam A. Ferguson and the senate it was ready for business. The governor's message was read.

A temporary appropriations committee was named to speed passage of a bill to appropriate \$500,000 to pay salaries and expenses of the session. Joint rules of the 43rd legislature were adopted temporarily until permanent rules can be drafted.

More than 100 bills, many of them on major subjects, were filed with the chief clerk, Representative Alfred Petsch of Fredericksburg filed 35.

**Expense Bill Slashed**  
The house t the senate's contingent expense and salary appropriation to \$250,000 at suggestion of members of the finance committee. How members favored a lesser appropriation with

additional funds appropriated as needed.

A constitutional amendment proposing a three cent retail sales tax was offered by Petsch. Revenues of gas, power and telephone companies would be subject to the levy. The tax would be collected by the state, which would retain five per cent and costs of collection and remit the remainder on the basis of amounts paid in.

Revenue would be applied to payment of county, city, road and school bonds secured by realty taxes.

House members sat stolidly as Governor Ferguson's message recommending a sales tax was read. In the last regular session the house defeated the sales tax despite great pressure from the Ferguson administration.

Strong sentiment existed against any type of a sales tax for any purpose in the house. Sponsors of sales tax measures hoped to circumvent this opposition by seeking submission to the people as a constitutional amendment.

**Public Utility Bills**  
Petsch dumped the first public utility bill into the house hopper. It was drafted at a conference of city attorneys during the 42nd legislature. It would set up a fact finding commission of three with concurrent jurisdiction with cities and appeals to be taken to the district court of the county in which the controversy arose.

Petsch also offered a constitutional amendment to extend terms on state, city and county elective officers to four years. Terms of state senators would be increased to six years while house members would serve four years. Appointive officers would serve six year terms.

Indictments were introduced on criminal procedure. They would permit the trial judge to fix penalties; would make severance on joint indictments optional with the judge; permit amendment of indictments and would permit prosecuting officers to comment on failure of a defendant to testify.

A new offense of "felonious shooting" would be added to the list of offenses. Accidental shootings would be punishable by prison terms of from two to 50 years.

**Many Proposals Are Before Legislature**  
AUSTIN, Jan. 10.—(AP)—Many important proposals already were before the Texas senate for committee consideration and the house was ready to receive the first of an expected deluge of bills as the long regular session of the legislature entered its third day.

Joint resolutions calling for a vote of the people on prohibition repeal, a sales tax and old age pensions were introduced in the senate yesterday. Proposals to repeal the horse racing law to create a commission to regulate utilities, to appropriate \$3,000,000 for the Texas centennial and to require automobile drivers to obtain licenses were among the 16 bills introduced.

**Pay Themselves First.**  
The first bill passed was one to pay the mileage and expenses of the legislators and defray expenses of the session. The separate proposed an appropriation of \$500,000 for that purpose and sent the bill to the house.

The house completed the tedious process of selection of its officers. Speaker Coke Stevenson today resumed the difficult task of selecting the personnel

of the various standing committees. The committees were not expected to be announced until late this week or early next week. Representatives chose Mrs. Louise Snow Phinney of Dallas as chief clerk of the house for a fifth term. Joe White of San Antonio was re-elected for his seventh term as sergeant-at-arms and his 24th year as a house employee.

A. C. Dilling of Marlin was re-elected reading clerk and Miss Gussie Evans of Austin Journal clerk.

**Look to Inaugural.**  
Members of both houses looked ahead to the inauguration of a new governor five days hence.

Speaker Stevenson planned to appoint committees today to work with like committees from the senate to canvass the votes by which James V. Allred was elected governor and to complete plans for the inauguration ceremonies Tuesday.

Senators appointed expressed preference for the customary inauguration in front of the capitol. The inaugural ball will be held Tuesday night. Four reception and dances are planned by the citizens committee which has issued more than 15,000 invitations and admission tickets.

The senate has been asked to confirm three more appointments to the board of education by Mrs. Miriam A. Ferguson, the retiring governor.

**Pro-Ferguson Board.**  
Confirmation of the three, Ben T. Tinsler of Garland, James G. Strong of Pano and former Representative John W. Laird of Lufkin, would mean that a majority of the members of the board or nine would be Ferguson appointees. In 1933 the senate rejected two of the three appointed by R. S. Sterling, enabling Mrs.

## BONUS VETO

(Continued From Page One)  
a veto. Thirty-three "nay" votes would block the bonus, for it takes two-thirds to override a veto. Twenty-one others were non-committal, including some who have voted against the bonus in the past.

Twenty-nine senators recorded themselves positively for the bonus payment. Some were unenthusiastic because of absence or illness.

The big question mark heretofore in all discussion of what congress would do on the bonus has been whether the senate would sustain President Roosevelt if he vetoed a cash payment bill.

Congressional leaders have conceded the house would probably override a presidential veto, but Chairman Harrison of the finance committee predicted the senate would sustain it.

The survey emphasized, however, that sentiment runs strong in the senate for some kind of compromise. Many of those who said they would oppose outright an immediate cash payment of the \$2,100,000,000 suggested alternative.

That the bonus issue is the chief worry of administration leaders in congress was conceded Tuesday night by Senator Robinson democratic chieftain in the senate. In a speech Robinson said that "in the face of a large deficit there is danger of resort to unwise methods of payment should the payment immediately be demanded." On the other hand Rep. Edman (D-Texas) leading bonus advocate, contended it could be paid without any strain on finances.

**STOP THAT ITCHING**  
If you suffer from a skin trouble, such as Itch, Eczema, Athlete's Foot, Ringworm, Tetter or Pimples, we will sell you a jar of Black Hawk Ointment on a guarantee. Price 50 cents—McPherson Drug Co.

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**Sun Want Ads Bring Results.**

**If You Will See Us before you make your next car loan we will save you money.**

**Our RATES Are LOWEST and we give you prompt, courteous and confidential service**

**M. Evans**  
115 N. Beaton Street  
Phone 1774  
Workmen Loan and Finance Company

## SAFeway STORES

### Specials, Features and Sales We Employ Them All

Safeway leads the field in Food Values. Day In and Day Out Safeway Food Values Grow Bigger and Better. Our entire organization's buying resources at your service to bring you quality groceries for Less.

<b>Bread</b> White or Wheat Blend 16 ounce loaf... 5c	<b>Airway Coffee</b> lb 19c
<b>Raisins</b> New Crop 3 lbs 25c	<b>Pickles</b> Sour or Dil, Big Jar 15c
<b>Syrup</b> No. 10 gallon 59c	<b>Leader Rice</b> 4 lbs 19c
<b>Flour</b> \$2.00 Quality 48 lb. Sack \$1.83	<b>Sugar</b> Pure Granulated 10 lbs 47c
	<b>Pork &amp; Beans</b> 1 pound Phillips 5c
	<b>Baking Powder</b> 8 lbs. K. C. 50c
	<b>Corn Meal</b> 20 lb. bag 65c
	<b>Matches</b> Our Favorite 6 box crtn 25c
	<b>Crackers</b> 2 lb. box 18c
	<b>Mackerel</b> Eatwell tall cans 3 for 25c
	<b>Table Salt</b> 25 lb. sack 25c

### FRESH FRUITS and VEGETABLES

<b>Bananas</b> Golden Ripe Fruit doz 10c
<b>Grapefruit</b> 80 size Seedless 5 for 15c
<b>Lettuce</b> Large Firm Heads 2 for 9c
<b>Texas Oranges</b> Sweet and Juicy 2 doz 25c
<b>Cobbler Potatoes</b> 10 lbs 18c

### MEAT MARKET SPECIALS

<b>Hams</b> HALF or WHOLE Lb . . 17c	<b>Sauer Kraut</b> pound pint juice 5c
<b>Oysters</b> FRESH Pint 28c	<b>Peanut Butter</b> 2 lbs 29c
	<b>Veal Loaf</b> 3 lbs 25c
	<b>Cream Cheese</b> lb 19c
	<b>Veal Roast</b> lb 9c

## Cashway Grocery & Market—The Store with the Green Front

**Cashway Grocery and Market**  
L. E. Mitchell, Mgr. 220-222-224 N. Commerce St.

<b>Peaberry COFFEE</b> THE BEST 5 lbs. 95c	<b>Lettuce, firm hd</b> 4 1/2c	<b>Bread</b> HOME BAKED 5c
<b>Sugar</b> PURE CANE 10 lbs. 48c	<b>Yams, 5 lbs.</b> . . . . 19c	<b>THICK HEAD</b> Sorghum SYRUP gallon 59c
<b>SPUDS</b> 10 lbs. 17c	<b>Walnuts, lb.</b> . . . . 23c	<b>Mustard</b> C. JARS 12c
<b>Crackers</b> 2 lb. Box 17c	<b>Bananas, doz.</b> . . . 15c	<b>Meal</b> 20 lb. Sack 59c
	<b>Rice</b> 4 LBS. 19c	
	<b>Pork Beans</b> 1 LB. CAN 5c	
	<b>Cocoanut</b> BULK, LB. 17c	
	<b>Onion PLANTS</b> BUNCH 5c	
	<b>Sliced Bacon, lb.</b> . 15c	
	<b>Steak, pound</b> . . . . 7c	
	<b>Roast, lb. Baby Beef</b> . . . 8c	
	<b>Sugar Squares, lb.</b> 17 1/2c	
	<b>Bologna, pound</b> . 10c	

## Cashway Grocery & Market—The Store with the Green Front



## The Doctor

### BOUGHT TWO

ONE OF OUR LEADING SURGEONS GLANCED THRU THESE REMARKABLE VALUES WE ARE OFFERING IN HALF-PRICED SUITS. HE FOUND TWO IN SHORT ORDER.

## Think Of It! Fashion Park Michaels Stern SUITS

Less 40% Less 50% Priced at

**\$15.00 \$17.50**

all are hard-finished worsteds. faultlessly tailored.

They Merit Your Inspection

## HARRIS & JACOBS

HERB JACOBS Owner

Fashion Corner . . . . . Fifth at Beaton



## JAFSIE SAYS PAID LINDBERGH RANSOM CASH TO DEFENDANT

### JUDGE TRENCHARD DENIES MOTION OF REILLY FOR MISTRIAL IN CASE

By WILLIAM A. KINNEY  
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FLEMINGTON, N. J., Jan. 9.—(AP)—Dr. John F. (Jafsie) Condon identified Bruno Richard Hauptmann three times today as the mysterious "John" who negotiated and collected the futile Lindbergh ransom.

His testimony earned him a hostile, grilling cross-examination at the hands of Hauptmann's counsel, Edward J. Reilly, who demanded unsuccessfully that a mistrial be declared.

Reilly's demand came after Dr. Condon testified that Hauptmann was not "John." Attorney General David T. Wilentz declared he had a letter from the drugist and this, Reilly held, was grounds for ending the trial. Judge Trenchard refused this motion.

Condon, besides identifying Hauptmann as the man who contacted him to receive the \$50,000 which was paid in vain for a baby that then lay dead and cold in a coffin near Howpewell, said he saw Hauptmann on the street in August, 1934. That was before Hauptmann's arrest.

The elderly negotiator's eloquent manner, relating the futile ransom money had been paid brought moist eyes to Colonel Charles A. Lindbergh, the baby's father, who had already related his own story without emotional display.

FLEMINGTON, N. J., Jan. 9.—(AP)—Dr. John F. (Jafsie) Condon stated at Bruno Richard Hauptmann's trial today that he was the "John" who negotiated for and received the \$50,000 Lindbergh ransom.

The elderly Bronx educator had been on the stand only a few minutes when he waved an extended finger toward the prosecutor who questioned him and said:

"John" is Bruno Richard Hauptmann. The notorious prisoner, accused of kidnapping and murdering Baby Charles Augustus Lindbergh, Jr., nearly three years ago, blanching first and then turned a deep scarlet when he came back at the witness, then averted his face.

Condon also identified the letter he received in response to the newspaper advertisement which selected him into the Lindbergh case a month after the baby was stolen, and the subsequent notes, one of them found under a stone, which directed his activities as negotiator.

**First Meeting Related.** He related in detail his first meeting with the then mysterious "John," when the two talked for an hour in the room at the Grand Par across the street from Woodlawn cemetery. He said "John" was Hauptmann and that he asked at that first rendezvous:

"I burn if the baby is dead?"

Also, he testified, the man declared:

"I am only go-between."

He related that Hauptmann pleaded with the man, calling upon him to ponder what his mother would think of his actions, and offered to give him an overcoat because his own seemed thin.

"The coughed," said Jafsie, "it was what they call a hollow cough."

Whatever the cough was like, Dr. Condon told the court he did not want to imitate it. The long interview, he testified, ended with "John" saying he would send the baby's "slipping" suit, which Dr. Condon translated into "sleeping suit."

**Pretended Be Emisary.** The two of them sat on a bench near a shack in the park as they talked, "John" pretending to be only the emissary for other people and expressing fear the leader "would smack me up," assuring the aged educator Mrs. Lindbergh would get her baby back.

The baby then lay dead in his home near Howpewell.

Jafsie related that when "John" coughed he (Jafsie) remarked to him: "The inroads of pulmonary disease seem to start, let me go over and get you some medicine."

The defense is expected to seize upon the cough and the remark to bear out a contention that "John" was not Hauptmann, but Isadore Fisch, who died of tuberculosis in Germany. Hauptmann claims that Lindbergh ransom money found in his possession had been given to him for safekeeping by Fisch.

**Spurns Jafsie Thousand.** In the Van Courtlandt conversation, Dr. Condon related, he offered "John" a thousand dollars of his own but "John" spurned it, and told him:

"Nobody else shall ever get that baby but you, and you can put the baby's arms around Mrs. Lindbergh's neck."

When luncheon recess was ordered Dr. Condon was in the midst of a recital of the trip which he and Colonel Lindbergh made to St. Raymond's cemetery, the Bronx, to pay the demanded ransom.

The shaggy-browed old man turned in the witness chair to fix his unbreaking gaze upon the gray face of Hauptmann as he was being led back to jail for his lunch, Hauptmann, whether conscious of the gaze or not, kept his face averted as he left the room.

Dr. Condon's first identification of Hauptmann was reached early in his testimony, when he mentioned taking the money to the cemetery.

Wilentz, and shook his finger as he made the assertion. And his voice was loud, consciously dramatic.

The point was reached early in his testimony when Wilentz quickly leading him up to the night of April 2, 1932, when he drove with Colonel Lindbergh to St. Raymond's cemetery with \$70,000 in a wooden box to meet the man known as "John."

**Money Separated.** After he testified that \$50,000 was separated from the money, Wilentz asked:

"Did you give the money to a man that night?"

"I did," he answered, "his voice beginning to rise."

"Who did you give it to?"

"To John."

"Who is John?" Wilentz's own voice cracked.

"Bruno Richard Hauptmann," Hauptmann blanching, turned deep scarlet, and glared at the aged witness. Jafsie glared back.

A brief pause, Wilentz went on, "All right sir. Just a minute. Now, let's get back just about where we started, when we should start. In March, 1932, as result of a letter or advertisement you inserted, did you receive a note?"

C. Lloyd Fisher, of defense, objected to the question as being leading.

"Yes?" Wilentz pressed.

**Note Under Stone.** "To find a stone there, and I would find a stone there," Condon said, "and finding the stone there, that there would be a note under that stone."

"As a result of finding the stone and the note, where did you go?"

"I went across the way as directed by the note, the original note gave as nearly as I can remember, I could tell in a moment if I saw it, to cross the street, to walk down to go down to Whittemore avenue."

"Now, Doctor, did you go down Whittemore avenue that night?"

"I did."

"Did you meet a man there?"

Condon said that he did, and then related his meeting with John, who, he said, was Hauptmann.

Then Wilentz asked him what he received as the result of his advertisement.

"I received a letter with a peculiar signature upon it consisting—"

**Identifies Letter.** "All right just a minute. I will try to find the exhibit. He showed him an envelope dated March 9, 1932, and postmarked New York. He asked him if he recognized it."

"I received this letter about March 9, 1932, I recollect," Condon answered.

The letter was offered in evidence.

Condon noticed that there is some coloring in that envelope, Doctor, that isn't altogether white. Was that coloring on when you received it or was it a white envelope?"

"To the nearest of my recollection it was white."

"Now in that envelope, I take it, there were some enclosures?"

"Yes sir."

"Will you take a look at some of these papers?" Wilentz said, handing him several exhibits.

"I received this letter within that envelope with the directions on it, and the signature of the three holes."

It was received in evidence.

**Story of Wednesday Hauptmann Trial**

FLEMINGTON, N. J., Jan. 9.—(AP)—In high expectation of hearing John F. Condon tell his story of the Lindbergh kidnap case the Hunterdon county court house was jammed to day when Bruno Richard Hauptmann's murder trial resumed at 10:05 a. m.

Al Reich, the ex-prize fighter who was Jafsie's aide and companion during the ransom negotiations, went back to the witness chair to complete the account he played in the famous case.

Justice Thomas W. Trenchard, who arrived with his usual punctuality, had difficulty making his way through the press of spectators to the witness chair.

Even Hauptmann's path was crowded as he was led in by his guards, and he had to thread his way carefully through the pack.

He sat down in the witness chair, and the prosecutor's staff into the room just before court convened.

Col. Charles A. Lindbergh, Col. Henry Breckenridge, his friend and legal advisor, and Dr. Condon came in together, but not until several minutes after court had started.

He had conferred with prosecution attorneys and Col. Lindbergh on an ante-room for several minutes prior to his entrance.

Condon followed a few paces behind Col. Lindbergh, and Col. Henry Breckenridge, Lindbergh's attorney.

The three sat together at the right end of the rail.

Dr. Condon was dressed, as yesterday, in a solemn black suit, decorated with white stripes, and celluloid collar.

**Reich Tells of Ransom Payment.** Reich, a brawny figure on the stand, started his testimony by telling the jury that on April 2, 1932, when the ransom was paid, he was at Jafsie's Bronx home.

He related, together with Col. Lindbergh, Col. Breckenridge, Ralph Harker, Condon's son-in-law, Mrs. Condon, Mrs. Harker, and others, how the ransom money was taken to the cemetery.

He was asked if he drove the car to the ransom payment spot.

Col. Lindbergh drove the car, he said, explaining "I suggested they use my car."

The \$400 radio taken from Hauptmann's Bronx home and the his garage were in the court case of carpenter's tools found in house for use as exhibits later in the day.

The state has announced that a woman acquaintance of the Hauptmanns once saw a large sheet of bills in the radiator.

The state says it will link the tools to the "kidnap ladder."

**Preparation of Ransom.** Directed by Wilentz, Reich told of the preparation of the \$70,000 ransom money in the box ordered by the kidnaper.

"I was there when it was packed, I helped bring it up that

afternoon from the banker's home," he detailed, explaining the money was brought to Condon's in two packages, one of \$50,000 and one of \$20,000.

That was the afternoon of the night of the final pay-off."

Wilentz concluded direct examination of Reich with a short series of questions regarding the ransom payment.

Q. You said the \$70,000? A. Yes. It was packed in a wooden box.

Q. And you were present at Dr. Condon's home when he and Col. Lindbergh left to pay out the money?

A. Yes.

Q. How long did you wait there? A. About a half hour.

Q. Who was there? A. Besides myself, Mrs. Condon, Col. Breckenridge, and Mrs. Harker is Dr. Condon's daughter.

Wilentz then turned the witness over to Reilly for cross-examination.

"Are you Dr. Condon's bodyguard?" Reilly began.

"No, I just go with him."

The huge open-faced puglist answered questions easily.

Dr. Condon, studying Reilly closely, paid little heed to the witness.

Q. Have you any means of income other than as a referee? A. I own some real estate.

Reilly was told by the witness that Condon sometimes came to City Island to see his family.

"That where I live," Reich explained.

Reich said he did not remember Dr. Condon coming to City Island during ransom negotiations in March 1932.

Reilly swung abruptly to the matter of the ransom payment.

"At whose suggestion was the \$70,000 brought to Dr. Condon's home?"

"Anything that was done at the time was done with the consent of Col. Lindbergh, Col. Breckenridge and Dr. Condon."

He said he did not know the money was to be in the Bronx that night.

"Col. Lindbergh, Col. Breckenridge, Dr. Condon and myself."

"So after the money was there in the Bronx, there comes the instruction to pay the money in 30 minutes."

"Yes."

Reich said the police knew the money was to be made but were not aware of what place.

Dr. Condon was called to the stand at 10:38 a. m.

Dr. Condon first answered Wilentz's question.

Q. How old are you, Doctor? A. 74 years of age the first of last June.

Q. And where do you live? A. I live in the most beautiful borough in the world.

Dr. Condon's answer was cut short by a demand from defense counsel that he be stricken from the record.

His answers were so thorough that his interrogator could not ask for more.

The defense frequently interrupted to ask for less.

Condon then said Hauptmann was the "John" of the ransom payment.

Following his identification he was led abruptly into the ransom money.

When Wilentz handed the shaggy Jafsie ransom notes to identify, the educator adjusted his glasses and examined the notes with microscopic care for several minutes before identifying them.

**Reads First Ransom Note.** Wilentz took the ransom notes to the jury box and read the first communication Jafsie received from the kidnaper.

It read:

No. 6 (Dr. Condon asked to act as intermediary):

"Dear Sir—If you are willing to act as go-between in Lindbergh case please follow strictly instruction hand enclosed letter personally to Mr. Lindbergh. It will explain everything. Don't tell anyone about it son as we find out the press or police is notified everything are cancelled and it will be a further delay. After you get the money from Mr. Lindbergh, but not the three words 'New York American' money is ready."

"After that we will give you further instruction. Don't be late as we are not out for your 1000 \$ keep it only act strictly. Be at home every night between 6-12 by this time you will hear from us."

There was an enclosed note in that first letter addressed to Col. Lindbergh, designating Condon as the intermediary in the negotiations.

**Another Note Read.** Wilentz read the document next, carefully imitating by voice the bad spelling of the note.

That one read:

No. 5 (acceptance of Dr. Condon as intermediary):

"Dear Sir: Condon may act as go-between. You may give him the 70000 \$ make one packet this size will be about (drawing of small box).

"We have notified you already on what kinds of bills we want you not to set and rapp in any way. If you or someone else will notify the police there will be further delay after we have the money in hand we will tell you where to find your boy."

"You may have an airplane ready it is about 150 mill away. But before telling you the ed. A delay of 8 hours will be between."

Condon identified one ransom note as having been received on the night of "about March 9, 1932."

He identified it as the "peculiar symbol of three holes" as well as by its general appearance.

"I thought it strange," he related, recalling the receipt of the first letter from the kidnaper designating him as the go-between.

Said he felt pleased that I was so honored."

To open the ransom negotiations, Jafsie related how an advertisement was placed in the New York American.

"I accept, money is ready, Jafsie," he read, as directed by the kidnaper.

The ransom notes he left with Col. Lindbergh, he said, and returned to the Bronx.

"Did you get a response to your advertisement?"

"I did. I received another letter. I received this letter by messenger at my front door."

That was the Saturday after the advertisement appeared.

He said "I went to Mr. Rosenheim's place and called its contents to a gentleman at the other end of the wire in Hopewell, New Jersey."

"And," he continued under questioning "then I went to the home of Col. Lindbergh at Hopewell."

Dr. Condon said he did not use the telephone in his own home to call Col. Lindbergh, because:

"I never use my telephone for anything that will annoy my family."

**Slept in Baby's Nursery.** Condon said that on the night he stayed at Lindbergh's Hopewell home, "I slept in the baby's nursery."

Condon's disclosure of his quarters at the Lindbergh home was accompanied by a slight "Ah," that seemed to undulate over the packed court.

Wilentz then read a note in which Dr. Condon was advised to drive "100 feet beyond the last station" on the Jerome avenue subway line, where the last ransom note was found.

It read:

"Dear Sir: We trust you but we will note come in your hands it is to danger even you can not know if police or secret service is watching you."

"Follow this instruction, take a car and drive to the last subway station from Jerome ave line. 100 feet from the last station on the left side is an empty frankfurter stand with a big open porch around. You will find a notice in center of the porch. It is a stone. This notice will tell you where to find us."

"Act accordingly."

"After 3-4 of a hour be on the place bring the money with you."

He said he followed the ransom instructions.

**It Was Very Cold.** "I went 100 feet beyond the station to the frankfurter stand. And we stopped there. It was very cold; and the frankfurter stand was not occupied."

Wilentz stopped him to identify a picture.

"That is the exact way the stand looked the night I was there," Jafsie enunciated.

Wilentz stopped the old man in one of his bursts of loquacity.

The defense objected.

"Let him answer the question, please?" Fisher demanded.

"Answer, then," Wilentz urged.

He went off on another verbal spree on his early training.

He said he had received a Bachelor of Arts degree at the City College of New York, a Master of Arts "at that beautiful and peaceful" Fordham University; and Doctor of Pedagogy degree at New York University.

**Education Cut Short.** He said his education was cut short when "at an early age I was compelled to assume the burden of supporting my family."

He said he had been a telegrapher.

"And I taught in New York public schools for 46 years," he added.

"Please don't mind my interrupting you doctor," said Wilentz after halting him at one occasion.

"I'm delighted," chuckled the doctor.

The teacher insisted on telling "what I told Mr. Reich," only to be interrupted time after time by the prosecution and defense.

"I got to what he said at that time," Fisher would thunder.

"Now, just don't tell us what you said but only what you did," Wilentz gently cautioned.

Condon is almost old enough to be Wilentz's grandfather.

Condon taught "boys" of Wilentz's present age about the time the attorney general was born.

The prosecution handled the venerable old doctor with the patience he might employ with a child.

Condon was a difficult student. Wilentz was a tireless, kindly teacher.

Condon would grin sheepishly after every technical error in his testimony.

**Tells of Going to Cemetery.** Condon, at length, told how he and Reich finally got to Woodlawn cemetery.

"I got out of the car and went over to the space in front of the gates. I took out the letter and read it again."

"What happened?"

"Nothing for a while," said the doctor, noting that a man walked down the street in the meanwhile.

He went back to the car for a few minutes.

The kidnaper signaled him, he said.

"I saw a handkerchief being waved."

Condon described the first time he met the ransom collector.

"Who is the man who spoke to you between the gates of the cemetery?" Wilentz asked.

"John."

"And who is John?"

"Bruno Richard Hauptmann."

Condon said "the man was inside the cemetery gate."

**Kent Waving Handkerchief.** A. Well, he kept waving the handkerchief through the bars of the gate.

Q. Then?

Then I went and said "I know you."

Alarmed by a rustle in the cemetery, John quickly scaled the cemetery fence "Turner fashion," Condon related.

John ran, saying "cops" were there.

As "John" fled into Van Courtlandt Park, Jafsie continued, "I said he come back here. Don't be cowardly. Here I am a poor school teacher and you're leaving me here to be drilled!"

Jafsie related how he caught up with John and sat down with him on a park bench.

"He told me, 'It's too dangerous. It's twenty years or burn.'"

"Then he asked me, 'Would I burn if the baby were dead?'"

"I told him not if he hadn't killed the baby and if he would tell all about it."

Condon said he himself took the safety pins from the baby's dress "with, as you might say, French leave."

He said he had them when he met "John" in the cemetery.

**Only Go-Between.** "I'm only the go-between," he told me," Condon said.

Condon told how he besought "John" to get the gang he said he represented, but John said the "leader" would "smack him down."

"Are you a German?" Condon said he asked him.

"John" replied:

"No. A Scandinavian."

John also told him that night the abduction had been "prepared a year already," but was adamant when Jafsie pleaded to be taken to the baby.

Condon said he urged the ransom collector to take him to the baby.



# Interesting News From Navarro County Towns

## Richland

RICHLAND, Texas, Jan. 10.—(Spl.)—Mr. and Mrs. J. L. Burton and Betty Lou had as their guest through the holidays, Mr. and Mrs. C. Sheppard and daughters of Corsicana, Mr. and Mrs. H. L. Williams and two daughters of Dallas, Mr. and Mrs. E. V. Williams and four children of Navarro.

Walter Garland had business in Dallas Wednesday of last week. Moving is the order of the day in Richland.

Mr. Praytor and family moved into the house recently vacated by Mr. Todd and family.

Mrs. Cook and son moved into a vacant house belonging to Mr. Andrews, and Mr. and Mrs. Morris moved into the house vacated by Mrs. Cook.

Mrs. John Pierce spent a part of last week in Corsicana with sick relatives.

We understand Mrs. Todd, who fell and broke her hip, will have to remain in a Corsicana hospital for some time.

Jim Richards is slowly improving, but is still in the hospital.

Miss Mae McBride of Corsicana was in Richland one day last week.

Mr. and Mrs. Victor Mabre and little daughter of Dallas were in Richland Sunday.

Dr. and Mrs. A. N. Brown and Miss Beryl were in Streetman Saturday afternoon.

B. L. Kollman had business at Hondo a couple of days last week.

Mr. and Mrs. B. L. Huffman and daughters, Misses Fannie and Mattie Lou, of Corsicana were the guests of Mrs. Gordon Elkins one afternoon last week.

Miss Mattie Lou Huffman was a guest in the Garland home one night last week.

Mrs. Jessie Humphries and daughters of Corsicana visited Mrs. Edgar one afternoon last week.

Mrs. Guy Pennington and children have been visiting in East Texas.

Mr. and Mrs. John Harris and Mrs. R. J. Carter of Corsicana were the guests of relatives here Sunday.

Pete Carroll and family of Streetman spent Saturday night and Sunday with Mrs. Bertha Kline.

Mrs. J. B. Rice is slowly improving.

Mr. and Mrs. Rufus Rice visited relatives near Fairfield recently.

Miss Gean White of Oklahoma is visiting relatives in Richland this week.

**SLOT MACHINES AND ALL GAMBLING MUST GO SAYS OFFICIAL**

**GAMES OF CHANCE WILL NOT BE TOLERATED SAYS DISTRICT ATTORNEY**

"Slot machines and other gambling paraphernalia are outlawed in Navarro county."

John R. Curington, criminal district attorney, made this statement late Monday when asked by a newspaper reporter what his attitude was to the widespread gambling alleged to be carried on in Navarro and other counties of Texas.

It was reported on good authority that the slot machines and other gambling devices, including establishments in road houses, had been removed during the week-end, and when queried relative to this procedure, the criminal district attorney said he understood that the machines were out and added:

"The new state attorney said he was not boasting, bragging or threatening, but that he was elected to enforce the law—that he did not make the laws, but he was going to make an honest and fair effort to enforce all laws."

Slot Machines Seized.

When queried again on the slot machine situation, he said that slot machines were seized by the sheriff during the week. I'm going to file complaints against the owner of the machines and will ask the district judge to enter an order to destroy the seized machines."

Mr. Curington said if the sheriff makes arrests and brings the cases to him, he will prosecute them, but said he did not intend to lead raids personally, leaving that to the sheriff and other officers.

He pointed out that it was the job of the officers to make the arrests, etc. and it was his to do the prosecuting.

**Will Enforce Law.**

"I'm here to enforce the law," he said in a convincing manner, and from the reports prevalent among the persons involved in the slot machine business, they apparently believe the criminal district attorney "means business."

Sheriff Rufus Fyeche and his deputies were in conference with the criminal district attorney Monday. County officers have been heard to remark they believe the new prosecutor really "means business."

When asked about a report circulated about town to the effect that the slot machines probably would be placed back at the customary stands, or in rear rooms after a short time, the prosecutor remarked that if the machines were put out again, immediate prosecutions will result.

Urged to Renew Cards.

All skilled labor are urged to renew their cards for 1935 at the National Re-employment office as different cards must be filled out this year. Ray Morgan, manager of the office, stated Thursday morning.

Cal Kerr says there are three elements for success in selling your property—modernization, long-term financing and advertising.

## Emhouse

EMHOUSE, Jan. 10.—(Spl.)—Mr. and Mrs. C. J. Johnson, Mrs. Swint Huling and little son, Robert Owen, and Mrs. C. B. Turner, spent Saturday with relatives in Dallas.

We are glad to report little Miss Mary Lou Weitzel, is convalescing nicely after a very serious illness.

Newell Tinkle is quite ill with pneumonia this week.

The two small sons of Mr. and Mrs. Elmer Lysle are slowly improving after an attack of influenza.

Mr. and Mrs. Edward Anderson of Corsicana spent Sunday with the latter's parents, Mr. and Mrs. R. H. Harris.

A large group of enthusiastic pirates chartered by Mr. Butler and Mrs. Barnett went to Waxahatchie Tuesday night to see the Howard Hornets play the All-American high school team of Tulsa, Okla.

Miss Lillian Ross and Mr. Barnett also were among the fans on the trip.

Bud Oenal returned to A. and M. College Sunday afternoon to resume his work after spending the Christmas vacation with home folks.

Mrs. B. F. Payne and sons, B. F. and Charles, and Miss Eva Mae Turner spent Sunday with Miss Ruth Roach and mother of Bardwell.

Mr. and Mrs. O. L. Elkins and C. D. Owen attended the funeral of Judge Hawkins Scarborough Sunday afternoon.

The following members attended the first quarterly conference of the Methodist church at Drane Sunday afternoon: Mr. and Mrs. H. M. Parrish, C. M. Dixon, R. H. Stokes, Mrs. Alton Jackson, Clem Dixon, Jr., Mrs. G. G. Owen and Mrs. C. D. Owen.

Mr. and Mrs. Clyde Phillips are entertaining a brand new baby son who made his arrival Saturday night.

J. C. Wilcox has been very ill but is reported improving this week.

Dr. W. C. Bristow attended the annual banquet of the Navarro County Medical association given at the P. and S. Hospital Monday night.

Miss Pansy Armstrong visited friends in Corsicana last week-end.

Miss Billie Williamson's mother from Arlington spent the week-end with her.

Mrs. C. J. DeLafosse and Mrs. Robert McManis attended the regular meeting of the Navarro County Home Demonstration Council at the Public Library, Corsicana, Saturday.

The men's agriculture class and the ladies home economics class met together Tuesday night in the agriculture building, and talks on egg selection, care and incubation were made by Mr. Lester and Mr. Carter of Ennis. These were greatly enjoyed by everyone present.

## Rural Shade

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## Bryan

BRYAN, Jan. 10.—(Spl.)—Mr. and Mrs. James Neese spent Tuesday in Emmett.

Miss Sibyl Terry spent last week-end as the guest of Miss Mildred York of Frost.

Mr. and Mrs. Hoyt Neese and children spent Thursday in Frost.

Miss Louise McDonald and Gladys Neese have returned to school after spending the holidays at home.

Miss Maurine Burns spent the holidays in Frost.

Miss Blanche Slaughter spent the week in Purdon.

Joe Farmer spent Sunday with Reo Ragan.

Mr. and Mrs. Earl Brim spent Sunday in the Frank Perry home.

Miss Fayrene Hiller spent Christmas in the George Hiller home.

Glenn Paterson of Chattanooga, Tenn., spent the week-end with Mr. and Mrs. J. M. McDonald and family.

Junior and Sonny Boy Neese spent Wednesday night with Doyle Gledley.

Lacy Baker spent the week-end with Neal Bunch of Union High.

Wray Hardman spent New Year's Day with his grandmother of Barry.

Mr. and Mrs. Sam Landcaster spent Sunday with Mr. and Mrs. O. W. Ivie.

Phyllis Neese spent Saturday and Sunday with Janie Scruggs.

Mr. and Mrs. Mat Scruggs spent Sunday with Mr. and Mrs. W. T. Scruggs.

Ruth and Alene Baker spent Sunday with Suddie Hardman.

Fayrene Hiller spent Sunday with Mrs. Junior Gilliam of Blooming Grove.

Jackson Taylor spent Tuesday with Mr. and Mrs. John Taylor.

Miss Mattie Blake and Mrs. Blake spent the week with Mrs. Winston Knight.

## Barry

BARRY, Jan. 10.—(Spl.)—Jack Brandon of Farmersville is visiting his sister, and brother, Mr. and Mrs. Nelson Inman.

Johnnie Moseley, who has been visiting Mrs. J. P. Worsham and family, has returned to her home near Ennis.

Mrs. B. E. Adair and son, Brodie, returned to their home in Lubbock Saturday.

Mr. and Mrs. O. M. Woodruff visited in Dallas Sunday.

Dennis Wilson left Monday for Dallas to entrain for a CCC camp.

Evelyn Mitchell of Rural Shade was here over the week-end.

R. W. Varnell and Mrs. Tracy Varnell made a business trip to Dallas Tuesday.

Miss Gus Patterson of Blooming Grove was in Barry Monday.

Mrs. J. R. Scroggins left Tuesday for Dallas where she will visit for a while.

Rev. and Mrs. Alvin Mitchell and baby of Brownfield, and Mrs. Walter Brown of Snyder visited Mrs. J. R. Park recently.

L. O. McGraw has moved into the Dr. Smith house which he recently purchased.

J. E. Decherd of Dallas spent the week-end with L. C. Heaton and family.

Mr. and Mrs. Jim Parks are the parents of a baby boy, born Dec. 30.

Thurman Deason, Will Raggsdale and Marnes Heaton made a business trip to Mexico last week.

Mr. and Mrs. Dornberry, who is taking medical treatment in Corsicana, spent the week-end at her home.

Miss LaVerell Brooks returned last Wednesday after a visit with relatives in Dallas.

Mr. and Mrs. Claude Williams and Miss Udell Ferguson of Purdon were here Sunday. They were accompanied home by Mrs. Pearl Ferguson.

## DeArmon

DeARMON, Jan. 10.—(P)—Mr. and Mrs. Clyde Boone and son, Glynn Wayne returned to their home Monday after spending a month with Mrs. Boone's parents, Mr. and Mrs. Bob Braswell of Kopper.

## Rice

RICE, Jan. 10.—(Spl.)—Miss Joe Nell Starnes has gone to Dallas where she has accepted a position.

Miss Mack Durr of Kerens was a week-end guest of Miss Myrtle Cummings.

Mrs. Darby of Kerens is a guest in the home of Mrs. G. R. Long this week.

A number of Rice friends attended the funeral of little Jimmy Merrell, aged 21-2 years, who died Saturday morning at his home in Alma, after a short illness with pneumonia. Surviving are his parents, Mr. and Mrs. Adrey Merrell of Alma. Interment was in the Rice cemetery under the direction of J. E. Keever of Ennis.

Mr. and Mrs. W. R. Hall and family, Lonnie Hall and Mrs. Geo. Otto and baby returned to their home in Houston Sunday.

Mr. and Mrs. Clarence Broadnax and little daughter of Groesbeck were guests of Mr. and Mrs. J. S. Dyer Saturday.

Miss Adene Cox of Rice and Harold Davidson of Overton were quietly married Saturday morning at 10 o'clock at the home of the bride's parents, Mr. and Mrs. G. R. Long, in the presence of the immediate family and a few friends.

Rev. G. C. Henry, pastor of the First Baptist church, officiating. They left immediately on a short honeymoon trip, after which they will make their home in Overton.

Mr. and Mrs. Davidson holds a responsible position with the Humble Oil company. Miss Cox has made her home in Rice for the past 12 years and is a graduate of the Rice high school.

She has recently completed a business course. She has many friends here who wish her a long and happy life.

## Mildred

MILDRED, Jan. 10.—(Spl.)—The school carnival was given Saturday night and Miss Louise Hart of the senior class was crowned queen.

Mrs. L. J. Martin is still on the sick list.

Mr. and Mrs. Hugh Gray and family have moved from this community to Alliance, La.

Miss Gertrude Odum recently returned from a two-weeks' visit at Gladys and Mrs. George McGeehe of Purdon.

Mr. and Mrs. Goodgion spent Sunday with Ed Fowler and family of Purley.

Thelma and Garland Ivey were in Corsicana Monday.

Several from this community enjoyed a fox chase Saturday night.

Miss Roma Lee McGeehe spent last week-end with her parents, Mr. and Mrs. George McGeehe of Purdon.

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## Roane

ROANE, Jan. 10.—(Spl.)—Mrs. Elbert Holcomb visited her mother, Mrs. T. J. Boone, Wednesday afternoon.

Chestine Frazier was a Corsicana visitor Saturday night.

Mrs. Glen Curry entertained the 42 Club Monday night.

Hayes Fausett and Jane Hodge were married Saturday afternoon with Rev. Heizer performing the ceremony.

Mrs. Glenn Curry, Mrs. T. J. Boone and Mrs. T. R. Bass were Corsicana visitors Thursday afternoon.

Mrs. F. M. Denney and grandchildren visited her son, Jess Pope, in Corsicana Saturday.

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old address as well as new. It will cause  
less delay and we can give much better  
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## JUST FOLKS

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**BRINGING IN THE COAL.**  
When I was a little lad  
Before I went to bed  
There was a winter ask I had  
I used to view with dread;  
Into a dark and frozen land  
I made a nightly stroll  
To carry back in either hand  
A scuttle full of coal.  
The barn was ninety feet away.  
But still it seemed a mile.  
For many ghostly shadows lay  
Along that snow-flanked aisle.  
So black the place, so dim the light.  
It terrified the soul  
Sometimes to go out there at  
night.  
To carry in the coal.  
Of at the open kitchen door  
My mother used to stand  
And watch for me to come once  
more.  
Pro that forbidding land  
As from that inky pit I came  
As swiftly as I could.  
I'd see her in the gas jet's flame  
And, oh, the sight was good!  
But times have changed! Our  
boys today  
Know naught of winter's chill.  
They go serenely on their way  
And have no need to fill.  
They merely move a thermostat  
And pipes grow steaming hot,  
And life is easier, but at that  
I think they've missed a lot!

## MARCH OF NUDISM

Nudism, the modern cult  
that seemed so strange and  
repellent when it appeared  
a few ears ago in Ger-  
many, has spread to many  
lands and is making ob-  
vious headway in America.  
Its greatest triumph in this  
country is the judicial de-  
cision just rendered by the  
state supreme court of New  
York.

The court held by a vote  
of four to one that nudism,  
as practiced in that state,  
is not "lewd" and therefore  
not punishable by law. The  
raiding of a gymnasium fre-  
quented by nudists, one of  
the cases on which the de-  
cision was based, showed  
that the men and women  
were merely practicing  
gymnastic exercises in their  
own unconventional way.

Such procedure was recom-  
mended long ago by the  
great philosopher Plato, in  
his "Republic," as part of  
his plan to give men and  
women the same training  
and minimize sex.

Our nudists in general  
seem to be sincere and to  
behave themselves rather  
decently. Nevertheless it is  
hard for a normal American  
not to regard them as  
slightly "cracked." Plato's  
idea never went over with  
the Greeks, although they  
habitually wore very little  
clothing and were more tol-  
erant of nudeness than we  
are. It would not work here,  
either, for society in gen-  
eral.

Common sense suggests  
moderation in clothing, as  
in everything else. Nuden-  
ess is large; a reaction from  
the opposite extreme of  
too much clothing. And  
while, as the court decision  
holds, it is not necessarily  
"lewd," it is silly, vulgar  
and unnecessary. All the  
benefits sought can be gained  
in more sensible ways.

## UPPER AIR'S BACTERIA

The story of the micro-  
scopic bacteria fungus  
spores and pollens, includ-  
ing both beneficial and  
harmful organisms, which  
Colonel Lindbergh's sam-  
ples of the upper air strata  
over the North Atlantic  
Ocean revealed when ex-  
amined at Washington, in-  
spires speculation as to  
the efficacy of quarantines as  
now operated against plant  
as well as human diseases.

The organisms were  
"scooped" out of the air by  
a "sky hook"—an in-  
strument projecting above  
the cockpit of the plane  
and exposing to the air cur-  
rents a glass plate covered  
with a sticky substance,  
known as petrolatum. On  
this sticky surface the or-  
ganisms were caught. When  
a plate had made its catch,  
it was sealed and thus pre-  
served for delivery to the  
department of agriculture's  
experts in Washington. Col-  
onel Lindbergh collected  
specimens at 26 different  
points over the North At-  
lantic between North Ha-  
ven, Maine, and Copenha-  
gen, Denmark, at an alti-  
tude ranging from 2,500 to  
12,000 feet. This was on  
the flight which he and  
Mrs. Lindbergh made to  
Europe in the summer of  
1933.

Though it does not appear  
from press stories at hand  
that any bacteria of known  
human diseases were col-  
lected, the agriculture de-  
partment's scientists found  
several kinds of fungi which  
cause rust and smut diseases  
of grain crops, blight of po-

## "The Voice of the Pee-pul"—Back Again!

—By Clive Weed



## BUSINESS AND GOVERNMENT

Business men who know  
a great deal about running  
private business often fail  
in public business. And  
successful public business-  
men—called politicians—  
often fail in private busi-  
ness. Why? W. M. Kip-  
linger, who writes from  
Washington a weekly letter  
for business men, explains  
these failures in a Scrib-  
ner's Magazine article.

"High-power business  
men," he says, "ordinarily  
make poor public officials  
because they have not been  
trained to be socially and  
economically broad."

"Politicians, trained in  
swaying the minds of the  
masses, are usually defi-  
cient in knowledge of the  
mechanism by which the  
masses make a living."

Anyone who follows pub-  
lic affairs can easily think  
of good examples. This is a time when both  
business and government  
have to be "socially and  
economically broad." Both  
sides have been getting a  
drastic course of instruc-  
tion along these lines dur-  
ing the last few years. The  
politicians, perhaps, have  
learned as much as the  
business men.

Both learn faster, and  
act more safely, when they  
work together, with the aid  
of disinterested profes-  
sional people who understand  
social and economic condi-  
tions better than either of  
them.

tatoes, apple scab, and other  
blights that attack crops  
as well as several that cause  
wood to decay.  
At first glance it might  
seem that the "sky hook"  
has only revealed new diffi-  
culties to be overcome by  
science as it fights human  
and plant diseases. Second  
thought, however, is likely  
to bring the conclusion that  
science is never hurt by  
what it knows but is handi-  
capped only when nature  
stubbornly withholds her se-  
crets. With the secrets of  
the upper air becoming  
constantly more open  
through the airplane, sci-  
ence may be placed face to  
face with bigger tasks than  
it had ever dreamed of, but  
its fund of knowledge is be-  
ing vastly increased too.

A stranded circus is put-  
ting up in a Rutland (Vt.)  
armory, Vermont, accord-  
ing to the November re-  
turns, is one of the few re-  
fuges where an elephant is  
safe.

There is some chivalry  
left in the profession of  
arms. No military thinker  
has proposed sending  
drunken drivers over the  
top in waves.

## STUDY CURRICULUM PROBLEMS OF NINE SCHOOLS OF COUNTY

DR. G. O. CLOUGH AND CITY, COUNTY SUPERINTENDENTS WERE HEARD

Plans for a study of the cur-  
riculum problems of Navarro  
county were made at a meet-  
ing of group study-chairmen of  
nine county schools at 4:30 Monday  
afternoon at the senior high school.  
Superintendent W. H. Norwood  
of the Corsicana schools, County  
Superintendent G. H. Brown and  
Dr. G. O. Clough, head of the S.  
N. U. extension department, led  
the discussion.

The group study-chairmen  
present were Miss Nettie Bonnet,  
principal of the Robert E. Lee school;  
Mrs. E. F. Archibald, represent-  
ing both orphanages; Superin-  
tendent E. C. Butler, Embouse;  
Superintendent M. D. Murphy of  
Blossing Grove; Superintendent  
G. H. Wilson, Kerens; Superin-  
tendent J. C. B. Sanders, Rice;  
Superintendent H. A. Garland, Mid-  
dled; Superintendent O. K. Vin-  
son, Richmond, and Superintendent  
Holland, Fritch, of Dawson.

Schools in the respective ge-  
ographical localities will be ex-  
pected to co-operate with the school  
of that center. The chairman  
agreed to conduct an organiza-  
tion meeting before January 22,  
and to report the progress at the  
county principals' meeting which  
will be held at the Kerens High school  
on that evening.

Following are the units for  
study in group meetings which  
were agreed upon:  
First unit, the background, the  
need, preliminary organization and  
recent trends in curriculum re-  
vision programs.

Second unit, the function of  
aims and objectives in a curricu-  
lum construction program.

Third unit, principles and ap-  
proaches in a curriculum con-  
struction program.

Fourth unit, the function, mean-  
ing and importance of content in  
a curriculum construction pro-  
gram.

Fifth unit, the function of meth-  
ods in a curriculum construction  
program.

Sixth unit, evaluation and adap-  
tation of a course of study.

Co-Operation Offered.  
This work is being done at the  
suggestion of and in co-operation  
with the state department of edu-  
cation, the state board of edu-  
cation and the Texas State Teach-  
ers' Association. The proposed  
plan of curriculum revision is to  
cover a period of four years. The  
year 1934-1935 will be a study of  
orientation; 1935-1936, the be-  
ginning of production; 1936-1937,  
the trying out of courses in selected  
schools; and 1937-1938, the instal-  
lation of courses and setting up  
of a permanent curriculum orga-  
nization.

The state department plan of  
organization for the orientation  
study program involves a complete  
organization of the state for this  
purpose, and divides the state into  
22 districts. These districts will  
be headed by a district chairman  
with a deputy and deputy state su-  
perintendents, who together choose  
county chairmen and plan pro-  
grams for the various meetings.  
Navarro county is in District 11,  
and the district chairman has been  
designated as Superintendent S. R.  
McLain of Athens. The district  
adviser is Dr. Clough and the  
deputy state superintendent is Dr.  
Elizabeth Snellage of Dallas.  
Superintendent Norwood is the  
Navarro county chairman. Dur-  
ing 1934-1935, bi-weekly or monthly  
meetings of local groups are to  
be held with a local or sectional  
chairman presiding.

## Man Allegedly Seeking to Kill Allred Arrested

AUSTIN, Jan. 8.—(P)—A man  
reported to have made a threat to  
kill Governor-elect James V. Allred  
was arrested by city officers  
here today.

The man was arrested on a  
street near the University of Texas  
and was booked on a charge of  
drunkenness. Officers said he was  
in no condition to discuss the re-  
ported threat. They were inclined  
to discount the report he intended  
to harm the governor-elect.  
A woman informed the Rev.  
Charles C. Robinson of Austin she  
had heard a man remark in a fil-  
ing station near Taylor about 30  
miles from Austin, he was going  
to the capital to kill Allred. The  
Rev. Robinson promptly telephoned  
police. The man arrested was  
riding in the automobile the num-  
ber of which the woman had ob-  
tained.

Allred made no comment im-  
mediately.

## FUNERAL SERVICES TUESDAY AFTERNOON FOR B. S. MORRISON

Funeral rites for B. S. Morri-  
son, aged 84 years, who died at  
the home of his daughter, Mrs.  
Ethel Miller, 518 East Eleventh  
street, Dallas, Monday afternoon  
at 5 o'clock, were held at Dresden,  
Tuesday afternoon at 2:30 o'clock  
where internment was made. The  
services were conducted by Rev.  
Howard Denton.

Mr. Morrison was a native of  
Kentucky and was married to Miss  
N. C. Turns in 1874. He came to  
Texas in 1878, and resided in Na-  
varro county for a number of  
years. Mr. Morrison had been a  
member of the Methodist church  
for 62 years.

Surviving are six daughters,  
Mrs. Della Green and Mrs. Zeffie  
Turman, both of Lone Wolf, Okla.;  
Mrs. Ethel Miller, Dallas; Mrs.  
Bertie Thummler, Dallas; Mrs.  
Bertha Berryhill, Winkler; and  
Mrs. Willie Watson, Avalon; two sons,  
J. P. Morrison, Emmett, and L.  
E. Morrison, Waxahatchie; 50  
grandchildren and 27 great-grand-  
children.

Funeral services were held by  
Leroy White, Guy Morrison, Edward Thummler,  
Leymon Miller, J. W. Lyles and J.  
B. Granger.

## Warning Issued To Motorists Having Defective Lights

A warning was issued to motor-  
ists operating on the streets, roads  
and highways Wednesday by State  
Highway Patrolmen L. D. Reed  
and W. B. Sipak relative to the  
operation of cars without two  
headlights and one tail light.

The patrolmen have been warn-  
ing motorists during the past sev-  
eral days, and stated Wednesday  
that they intended filing com-  
plaints against operators of cars  
without the required headlights  
and tail lights.

## Twenty-two Teams Enter Invitation Meet at Mildred

Twenty-two boys' basketball  
teams of Navarro county have en-  
tered the annual Mildred invita-  
tion tournament Friday and Sat-  
urday at the school gymnasium.  
The game was announced today. Boys  
Payne, coach at the I. O. O. F.  
Home will be the referee.  
This is the greatest number of  
entrants the Mildred affair has  
had since its inception several  
years ago.

## NEW DEAL STRIVES KEEP FEDERAL LID ON OIL INDUSTRY

RICHBERG WARNS AGAINST OTHER CODE DECISIONS; NEW LAWS SEEN

WASHINGTON, Jan. 8.—(P)—The new deal, deprived  
of a portion of NIRA  
which the supreme court  
tossed out of the window as  
unconstitutional, still strove  
today to keep the federal  
lid on "hot oil."

At the same time, the belief  
was expressed in one quarter of  
Capitol Hill that the high tribunal's  
act in scrapping an oil control  
provision in the National Indus-  
trial Recovery Act spelled the  
doom of some other new deal  
legislation.  
Senator Adams (D-Colo.) said  
some of the laws behind the gov-  
ernment's agricultural program  
contained provision similar to  
the oil control features which the  
supreme court killed. "If the  
ground congress had delegated too  
much law-making power to the  
president."

The section scrapped by an 8  
to 1 decision was (C) under  
which the government has been  
undertaking to bar from interstate  
commerce oil produced in excess  
of "quotas" fixed by state agencies.  
This petroleum is known as "hot  
oil."

Will Enforce Codes  
Secretary Ickes, oil adminis-  
trator, noted that the decision "did  
not rule on the oil code" embodied  
in other parts of NIRA.  
"We still have that code and  
will continue to operate," he de-  
clared. "We will attempt to regu-  
late hot oil with every resource  
we have."

While some oil leaders in the  
great East Texas field expressed  
fear the \$1-a-barrel price struc-  
ture would collapse under a flow  
of illegal oil and strove to pre-  
vent a return of "jungle law" in  
competition, one school of "hot  
oil" New Yorkers contended the code  
and state regulation combined  
would handle the situation.

Moves to prevent new legisla-  
tion remedying that on which the  
high court turned thumbs down  
were already under way. Chair-  
man Cole (D-Md.) of a house sub-  
committee handling oil matters  
said it would be a good guess that  
the committee would urge new legis-  
lation.

He said the court decision  
"leaves the problem entirely to  
the states without any federal as-  
sistance. Such assistance was in-  
valuable in bringing the industry  
out of chaos and putting it on a  
sound basis with demand."

Richberg in W. ing  
The high court's first decision  
on major new deal legislation—a  
decision in which only Justice  
Candice dissented—enough to pro-  
duce a statement from Donald R. Rich-  
berg, President Roosevelt's "No.  
1" coordinator, "warning against  
predictions as to what the court  
may decide about NIRA, he said.  
"The court's decision, however,  
has not cast a doubt on the val-  
idity of co-ops of fair competition."

"No one is justified," he asserted,  
"in prophesying, on the basis of  
this opinion, the action of the  
supreme court in any litigation  
involving the validity of a particular  
code of fair competition, or any  
provision of such a code."

From Senator Borah (D-Idaho),  
who has hurled many criticisms  
at phrases of NIRA, came this  
comment:

"I entirely agree with the de-  
cision of the court on the question  
whether congress has the power to  
prohibit interstate shipment of  
interstate commerce, the decision  
read by Chief Justice Hughes said  
the tribunal assumed "for the  
present purpose, without deciding  
that such power existed."

But it found that congress un-  
constitutionally gave away its leg-  
islative powers, without laying  
down policies or standards by  
which the president was to act  
or requiring him to make any  
finding of fact before acting.

It said the section "gives to the  
president an unlimited authority  
to determine the policy and to  
lay down the prohibition, or not  
to lay it down as he may see fit."  
Return to the states of power  
to handle the problem through co-  
operative compacts was foreseen  
by Senator O'Mahoney (D-Wyo.).

A view that even slighter fed-  
eral control of the industry would  
be attempted was expressed by  
Senator Thomas (D-Okla.). "It  
will lead to a decision to bring  
about federal control of the oil  
industry," he said.

## FOREIGN RELATIONS COMMITTEE VOTED TO ADHERE WORLD COURT

WASHINGTON, Jan. 8.—(P)—  
The senate foreign relations com-  
mittee today voted for American  
adherence to the World Court, with  
a reservation protecting the  
United States against advisory  
opinions.

Senator Robinson, the Demo-  
cratic leader, said he would take  
up the long-controversial issue on  
the senate floor "whenever I think  
the time is opportune."

He asserted the committee ac-  
tion "ratifies the Root-Hurst for-  
mula" for American entry into the  
tribunal, but makes clear the re-  
servation adopted by the senate in  
1928 "is in full effect."

The resolution approved today  
called on the United States to enter  
the court, but the clear under-  
standing "that the tribunal shall  
not, over an objection by the United  
States, entertain any request  
for an advisory opinion touching  
any dispute or question in which  
the United States has or claims  
an interest."

### Pledge

I will think—talk—write... Texas  
Centennial in 1936! This is to be my  
celebration. In its achievement I may  
give free play to my patriotic love for  
Texas' heroic past; my confidence in  
its glories that are to be.

## MANY LEGISLATIVE VETERANS MISSING WHEN LEGISLATURE OF TEXAS CONVENED NOON TUESDAY

AUSTIN, Jan. 8.—(P)—Veterans  
of long service assumed places in  
the background today in favor of  
younger blood as the 44th Texas  
legislature convened in regular  
session.  
New deans occupied places of  
honor in both houses. Deans of  
the 43rd legislature, J. L. Good-  
man, of Franklin in the house and  
Archer Parr in the senate, were  
defeated for re-election and retired  
from the active political pic-  
ture.  
Goodman's legislative service  
started in the 22nd legislature  
back in the early 90s while Parr  
has been a member of the senate  
since the 35th legislature.  
The new house dean is E. D.  
Dunlap of Kingsville, starting his  
seventh term. Senator T. J. Hol-  
brook of Galveston presided over  
the senate caucus. Like Dunlap,  
Holbrook is embarking on his sev-  
enth term.

Other faces that figured promi-  
nently in the legislative picture were  
absent.  
The "grand old man" of the  
house, F. C. Weinert of Seguin,  
who served with distinction in  
both house and senate and occu-  
pied many other important po-  
sitions in state government, retir-  
ed voluntarily.

Included in the list of house  
members who did not return  
were: P. L. Anderson of San An-  
tonio, leading anti-prohibitionist;  
A. P. Johnson of Carrizo Springs,  
candidate for speaker of the 43rd  
legislature; Harold Kayton of San  
Antonio sponsor of the sales tax;  
John W. Laird of Lufkin, leader  
in the movement for an elective  
highway commission; Bob Lott of  
Wichita Falls of oil legislation  
note; J. S. Magee of Tyler; John  
Mathis, Sr., of Houston, one of  
the "four horsemen" on the 43rd;  
T. H. McGregor of Austin, who de-  
livered most of the addresses com-  
memorating special occasions and  
guiding genius in passage of the  
race track wagering law; Frank  
Paterson, Jr., of Fort Worth; J. O.  
Smith of Eastport; E. F. Vaughn  
of Greenville, "the watch dog of  
the treasury," and W. M. Harman  
of Waco.

On the senate side were such  
stalwarts as Julian P. Greer of  
Elkhart; Tom M. Moore of Green-  
ville; Miss Margie E. Nease of Car-  
thage, Texas' first and only wom-  
an senator, and W. R. Cousins of  
Beaumont, were missing.

There house members, Gordon  
Ebens of Huntsville; Weaver  
Moore of Houston and Olin Van  
Zandt of Tlaga, moved into the  
senate.

Both houses, however, will be  
plentifully supplied with members  
long identified with the legisla-  
ture.  
Included in this category are  
Representatives J. C. Duvall of  
Fort Worth, master of the fil-  
buster; Harry N. Graves of  
Georgetown, staunch prohibition-  
ist, and foe of legalized gambling;  
Walter E. Jones of Jourdan; C.  
E. Nicholson of Port Neches;  
and W. E. Pope of Corpus Christi,  
sponsor of delinquent tax remis-  
sion bills.

Ranked next to Dean Holbrook  
in point of years of service is  
Tom Beberry of Bogota, Beberry  
served three house terms and is  
beginning his fourth senatorial  
year.

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## WITNESSES POINT OUT DEFENDANT AS MAN THEY HAD SEEN

AGED NEIGHBOR LINDBERGH SAYS HAUPTMANN AT HOPEWELL DAY OF KIDNAPING

By WILLIAM A. KINNEY (Copyright, 1935, by Associated Press.)

FLEMINGTON, N. J., Jan. 8.—(AP)—Bruno Richard Hauptmann, Bronx carpenter accused of the kidnaping and murder of baby Charles Augustus Lindbergh, Jr., was twice identified in court today by witnesses.

Amandus Hochmuth, aged former neighbor of Colonel Charles A. Lindbergh, identified him as a man with a ladder in a "dirty green" car near the Lindbergh home on the day of the crime, and John Perrone, Bronx taxi cab driver, pointed to him as the man who gave him a dollar to deliver a letter to John F. (Jasie) Condon in March, 1932.

Perrone, taking the witness stand shortly after the opening of the afternoon session, walked to the witness stand and pointed to his shoulder and declared: "That's the man."

"You're a liar," Hauptmann mumbled. His voice was so low it was barely heard. Only a few newspapermen and his counsel, Edward J. Reilly, chief of the defense legal staff, attempted to get the reply in the record, but Attorney General David T. Wilentz objected on the ground it was not heard by the official court stenographer.

The court ruled the record would stand without the declaration for the present, but Reilly might offer newspapermen later as witnesses to insert the reply in the record.

For the second time in the day's proceedings the crowded courtroom became hushed.

Earlier in the day the spectators had been startled by the expected testimony of Hochmuth, who pointed a shaking finger at Hauptmann and said he was a man who on March 1, 1932, near the Lindbergh home, appeared at him as if he saw a ghost.

Perrone, asked if he had occasion to visit the home of Dr. Condon, said:

"Yes, sir."

"At what address?" he was questioned by Attorney General David T. Wilentz.

"At 2874 Decatur avenue."

"What date was it, if you remember?"

"March 12, 1932."

"What was the occasion of your visit to the home of Dr. John F. Condon?"

"I had a man give me an envelope addressed to Dr. Condon."

"Who is the man who gave you that envelope?"

"Bruno Richard Hauptmann."

"Is he in this room?"

"Yes, sir."

"Come down and point him out, please," Wilentz said.

Perrone left the stand and placed his hand on Hauptmann's shoulder and asserted:

"That is the man."

FLEMINGTON, N. J., Jan. 8.—(AP)—An aged former neighbor of Colonel Charles A. Lindbergh pointed a palsied finger at the accused Bruno Richard Hauptmann today and declared he saw him near the Lindbergh home on the day Charles Augustus Lindbergh, Jr., was stolen from his crib and slain.

The aged witness, Amandus Hochmuth, 87, positively identified Hauptmann as a man in a "dirty green" automobile who appeared at his home on March 1, 1932, turned into the Lindbergh road and "glared at me as if I were a ghost."

He also said he saw "some of the ladder" in the automobile.

The melodramatic surprise—heightened by the extinguishing of the courtroom lights just as the old man first pointed accusingly at Hauptmann—was sandwiched between two other highlights of the morning session.

**Defense Attack Policy.**

The state failed in its second attempt to get the ladder down which it contends the baby was carried to its death by evidence, and the defense pursued a vigorous attack upon the efficiency of the New Jersey police after two state troopers testified they could find no fingerprints in the Lindbergh nursery, on the ladder or on the ransom note which Lindbergh found on the nursery window sill.

The defense successfully blocked the ladder from evidence on the ground that it had not been properly identified.

The court ruled, however, that the ladder could be again offered into evidence after more identification testimony about it had been presented.

Hochmuth, who turned out to be the mysterious old man who paced the jail in front of Hauptmann's cell several weeks ago, electrified the packed court when he gave his testimony. And there was a gasp when he stepped down from the stand and gingerly touched the Bronx carpenter with his hand.

Hauptmann rolled his head negatively back and forth.

Hauptmann is identified.

The old man testified he was standing on the porch of his home in the forenoon on March 1, 1932. His home, he explained, was on the main highway intersection with the lane that runs to the Lindbergh place in Hopewell.

"Well," he said, "I saw a car coming around the corner, pretty good speed, and I expected it to turn over to the ditch. And as the car was about 25 feet away from me, the man in the car looked out of the window like this—"

He turned his head toward the jury to show them how.

"And he glared at me as if he saw a ghost."

Quoted by Attorney General David T. Wilentz:

"And the man that you saw looking out of that automobile, glaring at you in the manner you say, is he in this room?"

"Yes," Hochmuth said.

"Where is he?"

The witness raised a shaking arm, pointed a finger.

"Alongside the trooper there."

The lights went out with

Hochmuth's finger still pointing at Bruno Richard Hauptmann.

**Can't Shake Testimony.**

There was objection from the defense as the state invited the witness to step down and lay a hand on the defendant's shoulder. It was quickly straightened out and the old man ambled directly toward Hauptmann, his right arm extended.

Spectators leaned forward, held their breath. The old man lightly touched Hauptmann's shoulder and quickly withdrew his hand. The spectators drew breath in unison.

The defense couldn't shake the identification.

Boomed Edward J. Reilly, chief of Hauptmann's staff:

"Did that trooper point out Bruno Richard Hauptmann to you as he sat in his seat?"

The old man's answer had all the spirit that 87 years could muster.

"No," it was.

Captain John B. Lamb and Lieutenant John Sweeney, both of the New Jersey State police, were other witnesses of the morning session. The defense attack upon the efficiency of the department they represented came with Frank A. Kelly, fingerprint expert, and Nuncio de Gaetano, a trooper, on the stand.

Reilly attacked especially the "expertness" of Kelly, and quarreled with the trooper's methods used for preserving fingerprints.

**Tuesday's Story Of Hauptmann Trial**

FLEMINGTON, N. J., Jan. 8.—(AP)—The kidnap ladder—one of the most important exhibits in New Jersey's murder case against Bruno Richard Hauptmann—was the point of issue today as the fifth day of the Lindbergh kidnaping trial began at 10 a. m.

The ladder, its three sections fitted neatly inside one another, and the chair, the ladder, the witness chair. Above it were the charts of the Lindbergh home and the hopewell area.

The State is fighting to have the ladder accepted as evidence and the defense is determined to keep it out.

Attorney General David T. Wilentz, the State's chief of staff, was the first of the leading trial figures to appear. While he was seated in the witness chair, Supreme Court Justice Thomas W. Trenchard arrived followed closely by the jury.

Hauptmann came in next with his deputy sheriff and state police guards and took his usual chair with great deliberation. He wore an abstracted look and was very pale.

Mrs. Hauptmann came in and smiled encouragingly at him. They were soon engaged in lively conversation.

Meanwhile, Edward J. Reilly, defense chief, had arrived with his staff, and other prosecution attorneys joined Wilentz.

**Accompanied by Attorney.**

Lindbergh entered the prosecution. He was dressed in the same gray suit. He was accompanied for the first time by his friend and attorney, Carl Henry Breckinridge of New York, who is expected to lead the defense.

Reilly then invited cross-examination.

Reilly began:

Q. Mr. Kelly, did you ever study the Bertillon system?

A. No.

Q. You are known as the expert in the fingerprint line?

A. No, sir, I am not.

Reilly then demanded why the trooper had not studied the Bertillon system, an identification system, which he began to describe.

"It's obsolete," Kelly interposed.

Reilly turned angrily to the court to request that his answer be stricken from the record.

Q. You want us to believe, Mr. Kelly, that although Mrs. Lindbergh had been in the nursery and although Betty Gown went in there to treat the child and rub his chest, you would find no fingerprints?

A. That's true.

Reilly had the witness describe his arrival at the nursery.

Q. What was the first object you attempted to photograph or take fingerprints from?

A. The note.

**Describes Fingerprint Methods.**

Reilly then had the expert give a description of his method of taking prints.

Kelly showed he brushed black powder on the envelope and note and then brushed it off carefully.

"Don't you know," snapped Reilly, "that by brushing the powder off, you are liable to brush the fingerprint off? Don't you know the proper way is to blow it off?"

The witness was slightly annoyed.

"I know that blowing the moisture of your breath can destroy a print."

He then told how he examined the kidnap window and sill and the entire nursery but found no fingerprints.

Reilly sought to have the witness express his opinion on how long a fingerprint would remain on a surface.

"I wouldn't say it would last five minutes," snapped Kelly.

After Reilly pressed him to state how many days or hours a print would last.

**Turns to Footprints.**

Reilly then turned to the footprints.

Q. How would you preserve footprints?

A. I'd measure them and make a mold of them.

Q. What would prevent you from taking measurements?

A. If someone else did before I got there.

Q. Did anyone else measure the footprint at the Lindbergh home?

A. I understand Detective DeGaetano did.

Q. How about the ladder, where

did you examine it?

A. I looked it over and processed it right in the hall.

Q. What was the condition of the ladder—dry or wet?

A. It was dry.

Q. It was a cold night. Was there no frost?

A. No frost.

**Lindbergh Had Ladder.**

Q. What kind of a ladder did Col. Lindbergh have in his garage?

A. An extension ladder.

Q. How high did it go?

A. I didn't try to raise it.

Q. Who directed you to the ladder?

A. I asked Ollie Whately, and he showed it to me.

Q. The butter?

A. Yes, the butter.

Q. This footprint, was it more or less frozen in the mud next day?

A. No, sir.

Reilly then excused the witness subject to recall to make finger-prints test in court.

State Police Detective Muncio de Gaetano was then sworn.

Again the jury heard the account of what investigators found in the Lindbergh nursery, and

de Gaetano told of finding three spots of dirt in the nursery leading from the window to the crib. He told the path from the window to the crib was unobstructed.

**Found Footprint.**

Going outside the detective came to the door underneath the south-east nursery window.

"The first thing I observed was a footprint. The next thing I observed was an indentation. I can't say it was a footprint. It had ridges in it. The next thing I saw was three other indentations, longer than wide."

After describing the "ladder" under the nursery window he said:

"I also saw a lady's footprint at the entrance to the house. Then I saw the ladder about 65 or 70 feet from the house."

He was asked to identify the ladder and did so.

Reilly then took the witness for cross-examination.

Reilly tried to gain an admission that it would have been more logical for a climber to place his ladder on the firm base of the sidewalk, rather than on the slippery surface of the mud.

The detective remained unshaken.

**Identifies Hauptmann.**

Amandus Hochmuth was then called.

Hochmuth said he had seen a man in a car in Hopewell on March 1, 1932. The baby was kidnapped that night.

He said there was a ladder in the Wilentz asked Hochmuth if he could point out "that man" in the car.

There he is," he said, his shaking finger pointed to Hauptmann.

"Now will you step down and place your hand on his shoulder."

Reilly objected to this until the aged man said, "He's the man between the state trooper and the man in the white shirt."

He then got down from the chair and placed his hand gingerly on Hauptmann's shoulder and the witness bowed his head in short negative rolls.

"I saw the car coming, and the man in it looked out of the window and glared at me as if he saw a ghost," Hochmuth said.

"I object," Reilly sang out, "to object to ghost stories."

**Swung Into Lindbergh Lane.**

The old man trembled violently and speaking in an almost inaudible tone, said the car swung into the Lindbergh lane and stopped briefly.

Q. Do you remember the color of the car?

A. Yes, a dirty green.

Reilly began cross-examination. Reilly asked the witness to tell if he had seen the car near the Lindbergh home during yesterday's session.

"Did that state trooper point out Bruno Richard Hauptmann to you as he sat in his seat?"

"No," shot back the shaky voice with spirit.

Reilly bounded to his feet with strenuous objection.

"I object to the defense badgering this witness."

The bearded little man, who had been 87, shook. His hands clanked in his pockets. His head shook nervously.

"I see no badgering here," the justice remarked.

"This is a point of inquiry."

Q. The 87-year-old witness answered a number of questions about when he moved to Hopewell before Reilly snapped:

Q. What was the date you say you saw the car?

A. March 1, 1932.

Q. What day of the week?

A. Tuesday. I think it was Tuesday.

Q. What time did you see that dirty green car?

A. About noon. It was a clear day.

Reilly then had the old man describe that he had seen Hauptmann from his vantage point on the kitchen porch, which fronted on the Lindbergh estate entrance line which Hochmuth referred to as "Lindbergh road."

He said he heard the dirty green car coming, he looked at the road, thinking it might be Lindbergh.

Q. Was it a cold day?

A. It was March.

Q. How fast was the car going when you first saw the man?

A. About 40 miles an hour.

Said he as he said.

"He speeded around the turn," the old man said.

"Then he slid into the ditch, stopped, and started again."

Q. And prior to this one, on what date did one go into the ditch?

A. I can't remember.

Reilly asked, referring to the man in the dirty green car.

"I think he had a dark shirt on. All I saw of him was the red face and the glaring eyes," the feeble voice replied.

Reilly questioned the old man on his visit to the jail a month ago when he viewed Hauptmann. He sought to bring out the old man's memory was faulty.

The defense had Hochmuth say

several times he had "never" told anyone of seeing Hauptmann.

When Wilentz sought to bring out that the trembling old man had discussed the case with state officials, Reilly objected strenuously but Justice Trenchard overruled him and said the state had the right to clarify the point.

Reilly demanded to know whether Hochmuth had ever been in an institution.

"I was employed in the Hudson River State Hospital at Poughkeepsie, N. Y.," he said.

Under further questioning, he said he had been back there for a visit "but never stayed there."

He said he first learned about Hauptmann in the newspapers.

Reilly excused the old man and Wilentz waived redirect.

A five-minute recess was taken.

Captain John B. Lamb of the state police was the first witness sworn after the recess.

Arthur J. Koehler, wood expert of the U. S. forestry department took the stand.

**Had Examined Ladder.**

He said he was stationed at Madison, Wisconsin.

Koehler said he had examined the ladder and had turned it back to Capt. Lamb.

He was excused after a minute or so by the prosecution and the defense began cross-examination.

Koehler said that he had taken the ladder apart, removing the nails and the rungs and later supervised its reassembly, using the same nails.

Pope brought out that the nails had been on his possession and he corrected his testimony on this point.

When Koehler's cross-examination was over, Wilentz offered the ladder as evidence. Pope immediately objected.

It was the state's second attempt to place this highly important object in evidence.

"To this end, I have called the ladder as evidence for the same reasons as I expressed yesterday and for several additional reasons."

Yesterday the defense objection was sustained on the ground that the custody and possession of the ladder had not been fully traced.

"It also appears," Pope continued, "that a saw cut has been made in the rungs."

Justice Trenchard said:

"I don't seem to have much doubt in my own mind that certain parts of the ladder are admissible as evidence."

"Then, too, there is this question of nails. I don't see how they figure in this case, but the counsel seems to."

**Admission Is Deferred.**

The court concluded, however, to defer for this morning the ladder's admission as evidence.

Pope cited the fact that Koehler did not know whether the nails in the reassembled ladder were the original.

He asked another point.

"There is absolutely no connection either by circumstantial or direct evidence of that ladder with the accused."

He argued that the ladder should not be admitted until it is linked with the defendant.

"We will connect this ladder with Mr. Hauptmann," Wilentz said in urging this exhibit be admitted.

Pope promised the counsel for the defense that this is the ladder found on the scene of the crime. We've traced it through its custody since then and we'll run it right into Hauptmann."

Pope again objected at length stating the defense wanted to know everything done with the ladder before they would accept the exhibit.

Justice Trenchard ruled that in view of the changes made in the exhibit, the attorney general should defer his motion "until later when there has been opportunity to inquire more minutely into these circumstances."

He then made that ruling.

**Kelly Is Recalled.**

Corporal Kelly was recalled for a single question on the ladder and then dismissed.

Lieut. John Sweeney was the next witness. Wilentz began his examination on aspects of the fingerprint ladder.

Sweeney said that he had extended two of the three sections of the ladder against the Lindbergh home.

"It reached thirty inches below the window," he said. He indicated the nursery window through which the state alleges the baby was abducted.

Sweeney said explanation of the marks of the side of the house means of a magnifying glass showed the rungs of wood clinging to the grey stone.

Sweeney explained he made the observations from another ladder, and later said he was able to step into the nursery from the rungs of the ladder corresponding to the top of the kidnap ladder.

Wilentz turned him over to the defense.

**Want Ladder Measured.**

Reilly indicated that he wished Sweeney to measure the ladder, and over Wilentz' objection, the court indicated it would permit Sweeney to measure it this afternoon.

Reilly made an off-record remark during the lull. "Better," he said, "the Sweeneys and the Reillys there is never any difficulty."

Reilly asked Sweeney:



## HAUPTMANN

(Continued from page seven)

there," asked Reilly, after Jafie had related how he sat and talked with John in the park.

"About an hour and ten minutes,"

Q. And he coughed only once?

A. Yes.

Reilly then directed Jafie to demonstrate how John had his coat collar up to his chin, and the doctor obligingly showed the jury how John hunched down with his coat collar turned up.

He balked, however, when Reilly wanted him to don a brown felt hat to complete the picture.

Q. Will this hat fit you?

A. I would not put it on, but I can tell you (looking at the hatband).

Q. Have you a soft hat with you today?

A. Ha, I wear a derby.

Reilly, in English, asked Jafie at this particular part of the testimony gave Reilly a little English lesson, correcting his question so it would be grammatical.

Reilly turned the questioning back to John.

Q. How many times did he say he was a Scandinavian?

A. Once.

Q. Did you ever say the man you talked to had a scar on his face?

A. No. I did not see a scar.

Q. Who left first?

A. I did.

Jafie then narrated how he walked from the park to the car nearby where Reilly, his companion and bodyguard waited.

There was very little banter during Reilly's cross-examination in the morning.

"Jafie," too, was grim but not dramatic as yesterday.

He was pretty much an old, hard-headed, but sentimental school teacher who had been mixed up in a mystery drama.

Condon said that Reilly drove him home after the Woodlawn cemetery episode.

Q. Do you know what this is?

A. Yes, that is the envelope—the package—in which the sleeping suit was mailed to me.

Q. Who actually received it?

A. I did.

Q. Where did it come from?

A. In the mail.

Q. Is that the first communication you received?

A. Where?

Q. In the mail?

A. You mean in my life. No sir. Not the first.

"What station did that come from?" Reilly asked, motioning to Condon to look at the postmark on the envelope.

Long and earnestly Jafie peered at the cancelled stamps and finally confessed, "the stamps are so blurred I cannot see."

Q. Two notes came in the package?

A. Yes.

Notes Wrapped in Suit.

Q. The two notes were wrapped inside the sleeping suit.

Q. What did you do with the notes?

A. I took them out of the sleeping suit and read them. One was addressed to Colonel Lindbergh and one to me.

I sent for Colonel Lindbergh to come and see if the article I received was his baby's sleeping suit.

There was delay as counsel hunted for a ransom note exhibit, and Justice Trenchard, looking at as much like Jafie as Jafie himself, took a hand in examining the witness.

He asked the doctor to place the date the sleeping suit was received.

Jafie said he placed the date on or about March 17th (St. Patrick's Day) "because that's a great day in my life."

Never Heard of Such Suit.

After that interlude Reilly returned to the attack.

Q. Ever buy one of these (sleeping) suits, Doctor?

A. Never. Didn't need them.

Q. Never bought any?

A. No.

Q. When your children were growing up, did you buy any of these?

A. That's the woman's part of the household.

Reilly proceeded another letter dated March 19th.

Condon examined it carefully for several minutes and looked up to say:

"Yes sir, I received that letter."

He said that on the day he received the letter, he had consulted with Col. Greskenridge.

Reilly brought out still another of the state's ransom documents, and as before, Dr. Condon looked at it long and intently, turning it over and over.

This note was postmarked April 1st.

Q. Did you acquaint Colonel Lindbergh of the contents of the note?

A. No. I asked Colonel Greskenridge to help in this matter.

Breckinridge was staying at the Condon home, Jafie volunteered.

The note directed Jafie to have the ransom money ready for payment the following night, April 2nd.

Q. Then on Saturday the money came to you?

A. Yes on April 2nd.

Q. How many people in your group knew it?

A. What do you mean by group?

Q. You, Colonel Lindbergh, Colonel Greskenridge—?

A. The three of us.

Q. Al Reich didn't know it?

A. You'll have to ask him about that. I didn't tell him. I don't tell my business to anyone.

Q. Who made the box (in which the money was placed)?

A. I planned the making of the box.

Suggested Box.

Q. Didn't those who wrote the ransom notes suggest the box?

A. Yes.

Q. Then they planned it?

A. They suggested it.

Q. Who made the box?" Reilly repeated.

"Jafie" heretofore never at a loss for an answer, fumbled.

Reilly almost leaped at him.

Q. Who made the box?

A. I can't remember the name. A wood worker on Webster avenue, near 190th street. I'd recall his name if it were mentioned.

"You had a made," shouted Reilly, "and you don't know who made it?"

Wilentz popped up to object to Reilly's manner.

Tells Reilly Not to Shout.

"Don't shout, don't shout," said Jafie. "I can hear. I'm not deaf. I can hear every syllable you utter if you use your lips, don't shout."

Reilly wanted to know who instructed him to have the box built.

Q. Who were the orders from, from the chief?

A. No. Colonel Lindbergh and Colonel Breckenridge.

It cost \$3.25 and was built according to his own plans, he went on, because he wanted to be able to recognize it if he ever saw it again.

There were five layers of wood in the box to make it distinctive, Jafie related.

Recess of five minutes was taken at 11:20 a. m. at Wilentz's request.

Jafie did not seem to have all his flashing fire of yesterday in that first hour and a half of cross-examination, but he appeared as assured as ever as he returned to the stand when the session resumed.

Reilly took up the story of Col. Lindbergh's futile airplane trip to Cay Head in search for the "Boat Nellie" on which the kidnaper note said the baby was held.

Plane Visibility.

A question about how good the visibility was for the plane flight crossed the little interchange.

Condon requested:

"Will you please speak better English?"

It was a demand that caused the court to rock with laughter yesterday.

Today the court did not laugh, whiplike.

"Do you want me to talk baby talk?" I can't talk baby talk, Doctor."

Bit by bit Reilly led Jafie through a detailed description of that search of the waters near Cay Head, Cuttyhunk and Woods Hole, Mass.

The plane loaded at Licksville at 5:30 p. m. that day, Sunday, April 3rd, Jafie said.

Q. Did you ever go out on a plane after that in connection with this case?

A. No.

Q. There were some insertions of advertisements after that?

A. Oh, yes.

Q. You never received any ransom notes after that, the payment of the ransom.

A. No, not with the signature.

Reilly had many notes, "lots" of notes after that, but none with the signature carried by all the 14 "ransom" notes.

Reilly turned his probing to Condon's little shack on City Island.

Q. Was there any conference at your shack at City Island subsequently?

A. No.

Q. You went to City Island on week ends?

A. Yes, sir, I did.

Q. With whom did you talk on City Island?

A. With my neighbors x x x people I have known 35 years.

Q. Did you tell your neighbors on City Island that you believed the baby was kidnapped by a gang?

A. I can't recall now.

Q. Did you tell anybody you were in the direction of the ad?

A. Yes, everybody.

Q. You never made any record of your conversations with reference to the case?

A. No.

Depending On Memory.

Q. And now you are depending on your memory in 1935 for something that happened in 1932?

Q. Did you ever say a woman took part in the kidnapping?

A. No.

Q. Do you remember telling newspapermen in the office of Attorney McLaughlin in the Bronx that you knew the abductors?

A. I don't recollect.

Reilly then shifted his line of attack.

Q. Did you ever go out in a boat in connection with this case blindfolded?

A. On a boat, yes, but not blindfolded.

Dr. Condon told Reilly he had been asked to go by steamer to Brockton, Mass., with a Samuel Leon and Leon's friend.

Q. Did you ever stand on the deck of a boat in which you believed the baby was hidden below the decks?

A. No.

Reilly then swung to trips Condon made to Froggs Neck in his row boat in connection with the case.

Q. How one such trip he described how he saw a boat with a man named "Coal Barge John" and another person were visible.

Q. You went out to that boat believing those men were the kidnappers?

A. No.

New Note Interjected.

Reilly interjected a new note in the case when he demanded Condon state whether or not he had ever said "The child's body was brought back to the spot where it was found."

He was trying to establish Condon had told that to a "Marcus Griffin of the New York Inquirer" in New York.

Jafie said he had no memory of the sealed letter to Col. Lindbergh.

A. I did. That was an error.

Q. Who was present when you opened the letter?

A. Col. Breckenridge.

Q. And who else? Your daughter?

Reilly objected, but Condon answered:

A. Yes, my daughter.

Q. On the matter of your seeing Hauptmann during the bus ride to the Bronx, did you ask the driver to stop?

A. Yes, but he didn't stop. He stopped later and I searched for him.

Never Went To Maine.

Condon testified, "I never went to Maine" under direct examination concerning the plane ride he took with Col. Lindbergh while searching Massachusetts waters.

His answer was a reversal of his testimony under cross-examination.

Asked whether he reported having seen Hauptmann to the authorities Condon replied, choosing his words carefully:

"Yes, I reported it to the department of justice."

Q. When was the first time you saw the symbol affixed to these notes?

A. About March 12.

Q. When did you receive the first note?

A. About the 9th or 10th of March.

More Symbol Questions.

He was asked then when he first knew the kidnaper symbol, and he said that the meaning of the sealed letter addressed to Col. Lindbergh.

hard Eels?

A. The name Capt. Eels is familiar. I don't remember that Bernard, though.

Jafie said he knew Capt. Eels at Woods Hole, Mass.

Reilly showed him two letters.

Q. Did you receive this letter?

A. Jafie's Look Scornful.

Condon glanced at it and then turned a scornful look on the lawyer. He read it for a full minute and said "yes, I received it."

Q. When?

A. In about November, 1932.

The letters were accepted in evidence.

Reilly then jumped to another angle.

Q. Do you recall two women calling on you at your home during the ransom negotiations?

A. There were hundreds of them.

Reilly then asked a woman named Mrs. Koren to stand up and come over to the witness stand to identify.

Jafie identified her as one who with a companion named Mrs. Busch had called on him.

Q. Didn't you give Mrs. Busch these letters (referring to the previous exhibits) and tell them they were in the handwriting of the kidnappers?

A. No I did not.

Q. Didn't you tell them you knew the kidnappers were four in number?

A. I don't remember.

Letters Not Read.

Reilly asked if Mrs. Busch had not identified herself as a native of Flemington, by exhibiting bank checks.

"I don't remember exactly."

Jafie said that the woman had told him she had bought two farm plots near Hopewell, one of which she hoped to work herself.

Wilentz demanded that the letters be read to the jury.

"The contents are not so important," Reilly replied, "it's the handwriting. I will not have the letters read."

Counsel then agreed that the letters had no reference to the Lindbergh case, but were introduced for handwriting evidence by the defense.

Reilly started to ask if Dr. Condon had been transferred from a public school where he had been principal in 1932 because of "conduct unbecoming of a gentleman because of conduct with a woman teacher."

"No Sir," snapped Condon while Wilentz objected.

Reilly then did not object to thorough cross-examination but he would oppose "the assistance of a witness character by inference."

Justice Trenchard permitted the answer to stand and court recessed shortly afterwards for luncheon.

Mrs. Koren and Mrs. Busch were two women who came to Dr. Condon's Bronx home in March, 1932, when his identity as Jafie was known.

Reilly brought out Mrs. Busch told the doctor she was familiar with Hopewell. A real estate transaction was discussed, Condon said.

The defense said it would call Mrs. Koren as its witness in the case.

Call Noon Recess.

Court was resumed after noon recess at 1:45 p. m.

Mrs. Jafie, Jafie's married daughter, looked chic in a black frock trimmed with a white collar, talked earnestly with Wilentz as cameramen's flash bulbs went off in her face.

Reilly announced that he was through with his cross-examination of the venerable Jafie and the state made ready to take the retired school teacher to clear up any obscurities in his testimony defense questioning developed.

Attorney General Wilentz's first question concerned Jafie's athletic prowess, and Condon said he was an active athlete, a football player and captain of his team. The old man seemed proud.

One of the first points the state sought to clarify was Jafie's confusion over the first communication from the kidnaper.

Under cross examination Jafie said he never opened the sealed letter addressed to Col. Lindbergh but he described the signature symbol in a telephone conversation to the Lindbergh estate. Jafie's note in that original communication was not signed by the symbol.

"That's an error," was Jafie's description of his confusion.

Explains Symbol Confusion.

Jafie related how he had called Lindbergh's estate on the basis of that unsigned note and was instructed to open the sealed note under the direction of someone in the Lindbergh home.

"I opened the letter addressed to Col. Lindbergh and read the letter which bore the supposed signatures of the kidnappers to someone," he said.

Condon said he talked to Lindbergh but a defense objection made him change his testimony to read "someone at Hopewell."

Q. Did you testify that you took the sealed letter to Col. Lindbergh?

A. I did. That was an error.

Q. Who was present when you opened the letter?

A. Col. Breckenridge.

Q. And who else? Your daughter?

Reilly objected, but Condon answered:

A. Yes, my daughter.

Q. On the matter of your seeing Hauptmann during the bus ride to the Bronx, did you ask the driver to stop?

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More Symbol Questions.

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## DR. CONDON WAITED MONTHS TO TELL PUBLIC HE HAD AT LAST ENDED HUNT FOR JOHN

By DONALD BOLLES (Copyright, 1935, by Associated Press.)

TRENTON, N. J., Jan. 10.—(AP)—Dr. John F. Condon waited five months to tell the public that he had come to the end of his hunt for the collector of the Lindbergh kidnapping ransom because he "wanted to be fair."

The 74-year-old Bronx educator said in an interview, before returning to Flemington to testify today, that he knew his search was over when he confronted Bruno Richard Hauptmann in a New York police line-up the day after the kidnaping arrest.

The police gave out the information that "Jafie" had "partly identified" the prisoner and Dr. Condon let it go at that.

When the time came yesterday to tell his story to twelve jurors and a court room jammed with tense, eager spectators, he was never at a loss for a word.

"I wasn't any more nervous than I am now," said Dr. Condon.

Knew Him at First.

"I knew Hauptmann the first time I saw him in the Greenwell street police station, but I refused to identify him because it wasn't fair. The confusion that existed that night to do so without making further tests."

"His accent, his manner, his features gave him away. How could I forget after sitting with him for an hour and ten minutes on a bench? But I wanted to be fair; that is why I did not identify him at the police station that night."

The defendant, who has been placed under an impenetrable guard, is not that to the retired educator, who says he talked with him on a park bench while each kept one hand on a pistol concealed in his coat pocket.

"I think I could make him talk if I had another opportunity," Dr. Condon said. "The day I talked to him in the New Jersey jail he urged me to mention his baby and his mother in Jersey and he begged him to tell the truth."

Had Something to Say.

"I started to leave him and he called me back. He said he had something to say to me, and I had to clear his throat, but he was left unsaid, for the authorities who stood nearby called me away."

Visibly elated, Jafie said he celebrated last night with an "athletic dinner" of steak and fried eggs. Then he sat up until after midnight reliving some of the big moments of his day on the stand.

He is staying at a hotel in Trenton during the trial.

Hard as steel and a stranger all his life to physicians in a professional way, the educator seemed unmarked by an arduous day on the witness stand.

He was immensely pleased by telegram that came from some of the 46,000 pupils who knew him as teacher or grade school principal in the Bronx. He sat in his shirt sleeves by an open window, and recalled with a twinkle in his eye that he had been a teacher like him with the defense counsel.

Interested in Reaction.

He was intensely interested in seeing the reaction to his testimony.

He said he had been around him many newspapers and on a writing desk was a volume an inch thick—the story Jafie told on the witness stand to tell his story in his efforts to convict Hauptmann.

He said he didn't see anyone in the court room during the hours on the stand, but then he recalled the cream of the Bronx, who he was born and expects to die, was present to hear him.

Among them he named Frankie Frisch, the Fordham flash who played basketball with Dr. Condon many years ago, before Frisch went to college; Donna Fox, Bob Sied Racer who was one of Dr. Condon's private pupils, and Ed Egan, assistant district attorney, the first to break the case, and the first to identify Jafie as the kidnaper.

Dallas Woman

(Continued From Page One)

Corvill county authorities were reluctant to talk of the case, and County Attorney Floyd Ziegler would neither confirm nor deny the filing of the charges. Bond of \$10,000 in each case was set yesterday before Judge of the Peace A. Shirley at Gateville.

Mrs. Johnson said her son had taken out two insurance policies, calling \$3,000, and had made them payable to her. She retained Hughes, she said, to file suit against the insurance firm when payment was refused after her son's death.

Mrs. Johnson was with the young couple at the home of her father, George Middlek, near Gateville, when the shootings occurred.

Corvill county authorities said they were making a grand jury investigation of the case would start Monday.

Sheff W. B. Mobley said today that Sheriff White of Corvill county removed Mrs. Johnson from the McLennan county jail last night but didn't say where he was taking her.

PARTY LINES

(Continued From Page One)

The Yale graduate school, who was to have been inaugurated yesterday declined comment. He took part in the colorful inaugural parade and later, attended the inauguration of the Republicans holding state offices, who were to have gone out yesterday before the overwhelming democratic tide in the state in effect, continued to hold over.

They made it known their intention was to be paid for the extra time.

TEXAS OIL

(Continued From Page One)

allowable amount should be forfeited to the state and "be sold for the benefit of the public school children."

NOMINATIONS

(Continued From Page One)

of Ohio and Eugene O. Sykes of Mississippi.

Postmasters nominated included: Texas: Ennis, Noel J. Reynolds; Palestine, Timothy B. O'Connell; Paris, Thomas W. Russell; Shamrock, Flake George.

Tyler Appointment.

WASHINGTON, Jan. 10.—(AP)—The post office department today announced the appointment of Roy C. Owens as acting postmaster at Tyler, Texas.

Two Massachusetts Convicts In Escape From State Today

BOSTON, Jan. 9.—(AP)—Two convicts escaped from state prison after slugging two guards early today but two others who also made a dash for freedom were captured as they attempted to scale a wall.

The men, who were at large several hours after their escape, were: Lawrence Baldwin, 28, of Warehous Point, Conn., serving 18 to 20 years for assault and battery; and Robert W. Baker, 19, of Springfield, serving 10 to 20 years for assault and battery with intent to kill.

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## HAUPTMANN COUNSEL TURNS ON CONDON IN FIERCE VENGEANCE

By WILLIAM A. KINNEY (Copyright, 1935, by Associated Press.)

FLEMINGTON, N. J., Jan. 10.—(AP)—Counsel for Bruno Richard Hauptmann turned with a vengeance on "Jafie" today in an effort to destroy his alleged identification of Hauptmann as the "John" who collected the \$50,000 Lindbergh ransom.

The bluff, old-fashioned Bronx master of the courtroom, the Hunterdon county court house for more hammering cross-examination with his complacency unruffled.

He ate last night what he called an "athletic dinner" of beef steak and fried eggs to celebrate completion of the direct testimony which the states hopes will send Hauptmann to the electric chair.

Dr. Condon was eager to defend his identification of the Bronx carpenter as John, the kidnaper, stating he kidnapped and killed the Lindbergh baby, then collected the ransom—while the defense was equally determined to riddle the picturesque 74-year-old educator's testimony.

"All-Day" Crossfire.

"All day" was the curt answer of Edward J. Reilly, chief of defense counsel, when asked how he planned to destroy the names of the four persons whom the defense contends did the kidnapping.

Reilly said he does not intend to disclose testimony the names of the four persons whom the defense contends did the kidnapping.

"When I said we would name them, Thursday," he explained, "I didn't mean Thursday. Thursday, I meant any Thursday."

To corroborate Dr. Condon's testimony of his dramatic role in the kidnapping case, the state announced it would call several supporting witnesses.

Col. Henry Breckenridge, personal friend and legal advisor of Lindbergh, stood ready to tell what he knows of Jafie's activities and to identify the single ransom letter which the kidnaper sent to the lawyer's New York office for delivery to the aviator.

Another was Mrs. M. E. Hacker, Dr. Condon's daughter, who followed her father to the door when he received a ransom note delivered by John Perrone, the taxi driver who has testified Hauptmann as the man who gave him \$1 to take it to Condon's Bronx home.

A third witness called in this supporting group was Gregory Coleman, editor of the Bronx Home News, the newspaper which carried the Condon letter appealing to the kidnaper to contact him as an intermediary.

Reilly said the state will proceed with its case against Hauptmann on any one of three lines of evidence.

More Testimony Ready.

Which one will be taken up first has not been definitely decided, but everything is ready for the introduction of testimony on the following points:

1. Handwriting standards. (Samples of Hauptmann's handwriting, letters, etc.)
2. Preparation of the \$50,000 ransom at the banking house of J. P. Morgan. (Noting of the currency serial numbers.)
3. Discovery of the body of the murdered Lindbergh baby. (Coroner's and county physician's reports.)

After Jafie's appearance yesterday, colored by his week-old trial, the prosecution expressed warm satisfaction at the way he comported himself. The defense said it found loopholes in his story.

Testimony Is Strong.

Jafie's testimony during his first day on the stand gave the state the strongest direct evidence it has marshaled to date, prosecutors said, implicating the inscrutable Hauptmann with the kidnapping of the Lindbergh child the crime during which the death of the baby occurred.

Dr. Condon not only identified Hauptmann as the mysterious "John" who collected the \$50,000 ransom, he reiterated it vehemently.

He named Hauptmann as the man with whom he held an hour-and-a-quarter conference at the Woodlawn cemetery rendezvous in the Bronx, and made the preliminary ransom payments were discussed.

Twice he named the Bronx alien as the man who crouched behind a hedge in St. Raymond's cemetery and accepted the \$50,000 "blood money" for the promised safe return of a child that was already buried in a hastily scooped-out grave near the Lindbergh estate.

Finally the pedagogue told of seeing John last August. The mysterious ransom collector was walking when Dr. Condon, who was riding in a bus, picked him out. He recognized him, he said, and he was Hauptmann. Subsequently, Condon related, he learned that Hauptmann made his home nearby.

Identified Jail Prisoner.

The state had let it be known that Condon when he led to the German in the jail here. That occasion was after the stolid carpenter had been extradited to New Jersey after his arrest and indictment for extortion in the Bronx.

Originally the state had planned to develop testimony on that jail interview during which Hauptmann broke down and admitted a change of plans resulted in the abandonment—at least temporarily—of such tactics.

Hauptmann's lawyers attached considerable significance to the fact that Jafie testified how he described the kidnaper's cryptic symbol to Colonel Lindbergh on entering the case when, according to his own testimony, he had no means of knowing it.

Jafie's first communication from John, commissioning him to act as intermediary, contained a note to that effect in the kidnaper's odd calligraphy and also a sealed note addressed to the aviator. Jafie's note did not bear the symbolic signature.

Questioning Symbols.

Under Reilly's insistent questioning, Condon said he did not break the seal of the Lindbergh envelope, but a few minutes later

## Red Johnson Is Fruit Vendor In Oslo at Present

OSLO, Norway, Jan. 10.—(AP)—Henry "Red" Johnson, erstwhile friend of Betty Gow, is now "Finn Johansen," a fruit vendor, and he does not plan to testify in the Hauptmann trial.

"I don't know what I should say as a witness if I went to the trial, said Johnson when he was found in his humble surroundings here, living under a new name to escape the spotlight thrown on him by the Lindbergh case.

"I don't even know who Hauptmann is. I have not received any request to go, but I am perfectly willing to do so if my fate is paid."

Johnson, who telephoned the Lindbergh baby's nurse the night of the kidnapping, has fallen on hard times. He is making a meager living by selling fruit at a stand on one of Oslo's principal streets.

"I am no longer engaged to Betty Gow," he said. "I have a fiancée in Oslo now."

"That must be sheer rubbish," he commented when told the Hauptmann defense had indicated it would charge persons in the Lindbergh household were involved in the kidnapping.

Funeral Services Thursday Afternoon

Funeral services for Mrs. Magie McBride, aged 57 years, who died at her home, 620 South Twentieth street, Wednesday morning at 5 o'clock, were held Thursday afternoon at 3 o'clock from the Richmond Baptist church.

Surviving are a son, Charles McBride, Longview; two daughters, Misses Faye and Mae McBride, both of Corsicana; two sisters, Mrs. M. E. Cunningham, Richmond, and Mrs. Fannie Wimberly, Wichita Falls; and two brothers, John Foy, Hawley and Bud Foy, Kosse.

The rites were conducted by Rev. E. T. Miller, pastor of the First Baptist Church here.

Funeral services were held at the Sutherland-McCammom Funeral Home.

Two Negroes Arrested.

Two negroes were arrested and placed in jail late Wednesday afternoon by Deputy Sheriffs Jack Floyd and J. M. Westbrook in connection with the alleged theft of 7 bushels of oats from Johnny Johnson in the Barry community, December 20.

He was relating how he was describing the strange symbol to Lindbergh from a Bronx restaurant telephone booth.

That, defense sources declared, would be impossible unless Jafie either broke the seal, or else had previous knowledge of the symbol.

As far as the spectators were concerned, the day was an artistic triumph for Jafie, with Jafie's case equally attractive. Yesterday's crowd jammed the court room to the verge of suffocation, even sitting on the edge of Justice Trenchard's dais and looking over the rail wall of the room in a tier that gravity seemingly must topple.

Sun Want Ads Bring Results.

## Three Weeks Civil Docket For County Court Is Announced

Following is the setting of civil cases for the third, fourth and seventh weeks of the January term, A. D. 1935. In the county court of Navarro county, Texas:

Third Week (Jury)

Monday, January 21.

No. 5171—Mrs. J. V. Garrett vs. W. M. Young, et al.

No. 5217—A. C. Davis vs. A. S. Waters and Coy Ellis.

No. 5226—D. Burle Davis vs. W. A. Brown.

No. 5232—J. F. Bentley vs. The State Highway Commission.

Wednesday, January 23.

No. 5292—Acme Flour Mills, Inc. vs. A. B. Harshaw.

No. 5296—M. M. Czak vs. Steve and Johana Gubas Nagy.

No. 5314—First National Bank of Frost vs. F. C. Butler, et al.

No. 5324—St. Louis Southwestern Railroad Company of Texas vs. P. C. Noland, et al.

No. 5327—J. B. Jones vs. Mrs. Fannie Sue Davis.

Fourth Week (Non-Jury)

Monday, January 22.

No. 5305—First National Bank of Frost vs. E. D. Smith and Mrs. S. F. Smith.

No. 5306—B. F. Avery and Sons-Plov Company vs. Olivia Jefferson.

Tuesday, January 23.

No. 5322—Mrs. C. B. Sutherland vs. Abe Edelmann.

Seventh Week.

Criminal cases to be set: (Wednesday, February 14, 1935.)

No. 5282, W. A. Chambliss vs. Magnolia Pipe Line Company, subject to criminal cases.

Recording of death certificates in Corsicana during 1934 effected by J. P. Welch, city secretary and Registrar for the city of Corsicana, according to an announcement Thursday.

There were 255 deaths and 2,200 birth certificates filed during the year.

Registrar Welch said death certificates have exceeded birth certificates for some time.

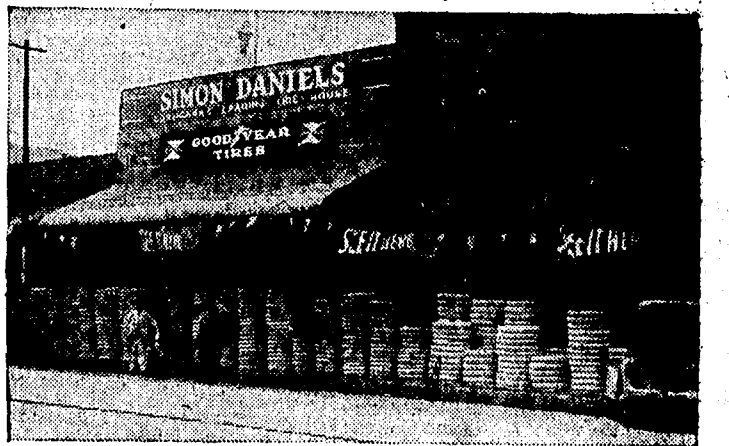
All death certificates are filed by the undertakers, but he thought that a number of birth certificates are not recorded, especially by negro midwives. Another factor advanced for the larger number of death records is the fact that many persons not residing within the city limits of Corsicana died in the three local hospitals.

Joseph W. Lee Is Buried In Oakwood

Burial of Joseph W. Lee, of Oklahoma City, formerly of Corsicana, who died in Oklahoma City Tuesday night, was made at Oakwood cemetery following the arrival of the body on the 1:45 o'clock Southern Pacific Lines train Thursday afternoon. Funeral services were held in Oklahoma City and interment was made here.

Surviving are his wife, a daughter, Mrs. Mae Cornell, Oklahoma City, and a grandson, Perry Lee, Sutherland, Rgt. Smith.

Sutherland-McCammom Funeral Home had charge of the arrangements here.



This picture shows how Simon Daniels, Corsicana's leading tire house and Goodyear distributors for this territory, buy tires by several railroad carloads at a time, this buying and selling for cash on such a huge tire volume of cash business enables this firm to furnish factory fresh stock at all times. The average tire bought from an ordinary dealer is from 6 months to 2 years old when the customer gets it; while the "oldest" tire a customer gets from Simon Daniels is less than 60 days old, for all this stock comes direct from Goodyear factories.

**Palace**

BIG SHOWS

now thru Saturday

**SHIRLEY TEMPLE**

in "Bright Eyes"

Sunday-Monday-Tuesday

**BING CROSBY**

in Here is My Heart

Wed.-Thurs.-Fri.-Sat.

4 BIG DAYS, JAN. 16-17-18-19

**WILL ROGERS**

The County Chairman

Sunday-Monday-Tuesday

January 20-21-22

**FANNIE HURST'S**

IMITATION OF LIFE

with CLAUDETTE COLBERT



## MOST PRACTICAL METHOD FINANCING STATE GOVERNMENT

FERGUSON URGES REVENUES FROM LIQUOR TAXES; PROHIBITION FAILURE

AUSTIN, Jan. 9.—(P)—Governor Miriam A. Ferguson today recommended to the Texas legislature the immediate repeal of the state prohibition law and enactment of a two percent general retail sales tax as the most practical method of financing governmental operations.

Governor Ferguson urged that a speedy course be followed to obtain badly needed revenues from liquor taxes. The state prohibition amendment, she stated, is a "stupendous failure" and fortunately provided for its own destruction. Under her plan persons desiring to deal in intoxicants would pay a fine which, in effect, would be the same as the operator one year. The question is no longer one of prohibition but one of legal or illegal liquor, she said.

The governor classified taxation as the most serious problem confronting the legislature. Although she gave a resume of the financial activities of her administration, most of her message dealt with this subject. She reported a net reduction in the deficit during her administration of \$5,756,666 and with provisions for obligations totalling approximately \$5,000,000 including interest and sinking funds on relief bonds, other state bonds, pink bollworm payments, national guard deficiencies and building and equipment at eleemosynary institutions.

### Deficit Over Fifteen Millions.

The total deficit in the three main funds at the end of the fiscal year August 31, 1934, was estimated at \$15,929,822.

The governor asked the hearty co-operation of the legislature in efforts of President Roosevelt toward national recovery. No special mention was made of the outgoing administration's attitude toward Governor-Elect James V. Allred. He is bitterly opposed to a general sales tax.

To wait for submission of repeal of state prohibition and the enactment of enabling laws would entail a delay that would cost the state approximately \$15,000,000 in taxes, the governor said.

It is estimated that this tax would produce \$10,000,000 a year and if we wait until the legislature meets two years from now and then spend the greater part of another year in determining what law will be passed it will be three years before any revenue can be obtained from that source and in the meantime the bootlegger will be multiplying by the million of \$15,000,000 enough to pay the present deficiency.

Formerly prohibitionist myself but my faith in the proposition has been much shaken by the attempts to enforce the noble experiment. It seems to me now that the question is no longer one of prohibition or anti-prohibition, but it is simply a question of whether we will have legal liquor with taxes or bootleg liquor without taxes.

"Fortunately then present prohibition constitutional amendment provides for its own repeal and destruction. It saves in substance that amendment is self-enacting and until the legislature shall pass additional penalties and laws that the punishment provided for in the amendment shall be enforced. By authority of this provision the legislature passed what is known as the Dean law, and thereby the terms of the constitutional provisions ended and all penalties and punishments and the constitutional provision is no longer in force and it cannot be revived.

### Can Repeal Dean Law.

"The legislature can repeal the Dean law and provide the equal to what a reasonable tax would be for a license to sell intoxicating liquors and accompany such provisions with all the necessary laws to properly enforce and regulate the sale of intoxicating liquor. The legislature could provide that the payment of one fine or penalty each year would be a defense to any other prosecution during the current year.

"If anybody says this would be a subterfuge, let me deny same and urge that it would be according to law made and provided, written and passed by prohibitionists themselves and put in the organic law of the state. I do not recall any other constitutional amendment passed anywhere that provided for its own execution and destruction. It would appear that perhaps there was an unseen provision that was provided and retained by the legislature to relieve the people from the most stupendous failure of any law that has ever been passed.

People Want Relief. "I understand that the first question you will raise is that the matter will have to be first submitted to a vote of the people and many will seek to evade political responsibility on this question by an attempt to lull everybody to sleep by submitting this question to a vote of the people. I have no objection to the matter being submitted but what the people want is relief from the over-burdening tax obligations."

The governor said he had given much thought to the tax problem but recoiled her sales tax plan "may receive serious opposition and criticism from many sources." "I shall not feel offended at any respectful criticism of my idea but our condition is so imperative at this time that I feel like those who shall take upon themselves the idea of criticism and objection that they be prepared to meet more practical than my plan before continued resistance in objection is opposition."

General Sales Tax. "In the first place I would levy a general sales tax on everything exceeding two per cent upon commercial purchases to take care of all needs of the state. From the best estimates available this tax would pay all expenses of the state government and relieve all

## THREE IMPORTANT MATTERS QUICKLY OFFERED SENATE

PROHIBITION REPEAL, SALES TAX AND OLD AGE PENSION AMENDMENTS

AUSTIN, Jan. 9.—(P)—Constitutional amendments proposing prohibition repeal, a sales tax and old age pensions were proposed in the forty-fourth legislature today.

Joint resolutions providing for elections on such amendments were introduced in the senate as it completed organization while the house of representatives convened later.

In her message, Governor Miriam A. Ferguson who will be succeeded next Tuesday by James V. Allred, also called for repeal of state prohibition and enactment of a general retail sales tax.

The first bill introduced in the new legislature was by Senator Claud C. Westerfield of Dallas and would appropriate \$3,000,000 for support of the Texas centennial.

The first sharp debate broke in the senate over a resolution by Senator W. K. Hopkins of Gonzales denouncing a recent article in Collier's magazine, in which Texas regulation of oil production was criticized, and calling on Secretary of Interior Ickes to say whether he approved of the article.

In the article an unnamed person was quoted as saying 16 Texas Senators were "lined up at \$500 each" to bring about defeat of certain legislation. The resolution was ordered printed in the Senate Journal and will come up later.

Recess Appointments. Several recess appointments, including three members of the state board of education and chairman of the racing commission were offered.

Senate organization was completed upon announcement of memberships of 38 standing committees. Choice chairmanships went to Senators Will D. Pace of Tyler on State Affairs and John S. Redditt of Lufkin on finance.

Meanwhile, Governor-Elect Jas. V. Allred announced appointment of Gerald C. Mann of Dallas as secretary of state and his office

real estate and ad valorem taxes. The only ad valorem taxes remaining could be that collected by counties and other subdivisions of the state. This tax, it occurs to me, is fair and equitable. In the first place it would require every citizen who is able to pay to his part for the support of the government. In the second place the tax would be collected in proportion to the ability of the taxpayer to pay. The present system has broken down. The very existence of our government is imperiled by the old plan of ad valorem taxes which can't be paid.

Tax Not Heavy. "If it is urged that a sales tax will fall heavily on the poor, let me say that by this plan we can keep the schools upon a full \$16.50 apportionment and taxes would be collected in proportion only as the family purchases would require. If a family purchased during the year \$200 worth of merchandise the tax would be \$4. If they purchased \$500 in merchandise the tax would be only \$10 and in return for this the state would hand back to each child \$16.50 for school purposes and an average of \$2.50 in free text books for each child.

"Whereas, something like this is not done these school apportionment must be cut to a point. I will greatly pair the efficiency and benefits of our present school arrangement. This tax will yield at least \$30,000,000 a year and it will decrease present taxes in like sum. The law can specifically provide that this tax shall not be an additional tax but shall be in lieu of all other state taxes. I hope your body will study this question for the standpoint of merit and needs of the state and let no other influence political or personal, deter you from giving serious consideration to the merits of the proposition."

## A. T. SMITH

Grocery, Feed and Seed

### OUR GARDEN SEED AND PLANTS ARE HERE

Our Stock Is Always Complete

We are Unloading a Car of that Good

WHITE HOUSE FLOUR

Today. The price of this grade of Flour is Sure to go Higher. Buy 6 months supply now.

SUGAR

We can Make You a Special Price on

100 pounds Imperial Sugar This Week

SEE US BEFORE YOU BUY FEED

## SON OF ATTORNEY TELLS POLICE HE IS KIDNAP VICTIM

INTERROGATORS REFERRED TO DEPARTMENT JUSTICE; STORIES CONFLICT

CHICAGO, Jan. 9.—(P)—Allen C. Bomberger, 21-year-old college student from Hammond, Ind., was released early today by a trio of kidnapers who forced him, he told police, to write a ransom note to his father demanding \$50,000.

The youth reported to police shortly after he was tossed from an auto near the federal building and said he had been released after more than 48 hours in captivity. He said he thought his father, Attorney Lowden Bomberger, met the ransom demand. Members of his family, however, and Harold Nathan, of the federal bureau of investigation, denied that any payment had been made.

The denial from the Bomberger home came in a brother of the "snatch" victim, who refused to give his first name, and who declined to disturb the elder Bomberger.

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100 pounds Imperial Sugar This Week

SEE US BEFORE YOU BUY FEED

## M'CRAW TAKES OATH ATTORNEY GENERAL TUESDAY MORNING

JUSTICE CURETON OF SUPREME COURT ADMINISTERED OATH OF OFFICE

AUSTIN, Jan. 8.—(P)—William McCraw of Dallas was sworn in as attorney general of Texas, today.

McCraw succeeded James V. Allred, who on January 15, will be inaugurated governor.

The oath of office was administered by Chief Justice C. M. Cureton of the Texas supreme court.

Others present included two former attorneys general, Claude Pollard of Austin and Robert Lee Bobbitt of Laredo, Mrs. McCraw, Tom Clark of Dallas, McCraw's law partner, and various members of McCraw's new staff.

It was at Allred's request that McCraw assumed office at this time. Originally he had planned to take over the attorney general's duties on January 12, but because of the pressure of his departure he was asked to be relieved immediately.

McCraw's induction took place about an hour before the forty-fourth legislature was set to convene in regular session. Hundreds of members of the legislature were on the lower floor.

The oath was administered in the consultation room of the supreme court on the third floor of the capitol. Flashlights of photographers flared as, in a crowd of witnesses, Justice Cureton slowly read the oath and McCraw repeated its terms.

After McCraw signed the official oath of office, he presented the capitol to his wife, saying: "Here, Mama, is something for you."

Allred stood just behind McCraw as the oath was administered. He looked very solemn. Later he expressed his reaction briefly.

"My feeling in giving up this office is one of sadness," he said. "It is an office of great responsibility, one of enormous opportunity to the people. At the same time I think I shall enjoy being a private citizen for a little while."

AUSTIN, Jan. 8.—(P)—William McCraw arrived today by plane from Dallas to take the oath of office as attorney general of Texas.

McCraw originally had planned to assume office next Saturday, having delayed his departure from Dallas at request of Governor-elect James V. Allred, retiring attorney general. He said Allred telephoned him in Dallas last night and suggested that McCraw assume his duties immediately.

McCraw attributed Allred's decision to a recent illness and a desire to rest before his inauguration.

The oath of office will be administered by Justice of the state supreme court.

McCraw's assistants have been working since January 1.

## GRAND JURY URGED GIVE ATTENTION TO DRUNKEN DRIVERS

GAMBLING HOUSES MENTIONED IN JUDGE CALLICUTT'S CHARGE TO JURY

Charging the newly empaneled grand jury Tuesday morning on the prohibition, gambling houses and drunken driving, Judge Callicut gave special instructions relative to intoxicated drivers of automobiles, prevalent gambling, "slot machines" and swindling. District Judge J. S. Callicut urged the grand jury to investigate thoroughly and effectively into law violations in Navarro county.

The court told the probers of their duty to keep their eyes open for persons and places where they were not trying a person charged with crime, but were investigators.

"No one has a right to sell what is illegal," Judge Callicut found, return indictments, the judge pointed out and then outlined the provisions on beer.

Referring to "bawdy houses" as a problem through all the ages, the judge said the grand jury should make a fair, honest and diligent investigation.

To Investigate Gambling. Turning his attention to the gambling statutes, Judge Callicut said that if the newspapers were right, gambling is more prevalent than ever in the past. He said that what the law is after is the one who is robbing the funds. He referred to slot machines and told the investigating branch of the court that anything which was gambling should have careful and honest investigation.

"The crime of dishonesty is greater than ever before," the court said and he told the jury to give swindling and theft consideration.

Drunken Drivers. Judge Callicut charged the grand jury in strong terms on the prevalent driving of automobiles by persons who are intoxicated. He declared it was dangerous and there was too much of it at the present time. He said that if a man took a drink of liquor, it was his business, but fast as the automobile is becoming a part of our life, it is a menace and no man's life is safe on the highway with an intoxicated person driving a car.

"I'm not a crank, but am a crank on reckless driving," the court continued. Judge Callicut advised the probers to investigate all types of felony cases and in conclusion of his charge, urged the grand jury as possible as an economy measure, but told them not to adjourn at the "expense of a few investigations."

"If a witness won't come before

## DEMOCRATIC LEADERS PREDICT PRESIDENT'S PLAN SWING FROM DOLE BE PUT SWIFTLY THROUGH

WASHINGTON, Jan. 8.—(P)—As congress went to work today on the \$8,520,000,000 budget President Roosevelt has submitted, Democratic leaders predicted his \$4,000,000,000 plan to swing from the dole to jobs would go through swiftly despite stirrings of criticism in two sectors.

There were still some talk today, among some Democrats as well as Republicans, that congress should choose the specific projects on which the money will be spent instead of giving it to the president in a lump sum to allot as he sees fit.

There also were expressions of belief from Western progressives that \$4,000,000,000 will not be enough and that "wages prevailing in industry" should be paid to relief workers instead of the president's plan to pay less.

But many Democrats expressed approval of the plan and with that party's majorities so huge, even the bitterest opponents of the lump sum idea agreed privately to let the new department of labor change.

Some routine tasks delayed until Thursday the initial consideration in the house of the things that Roosevelt wants first. This is the \$880,000,000 for immediate relief during the dole-to-jobs transition.

Leaders were seeking to get the relief and work projects out of the way "before the pressure starts." Already some legislators are receiving protests about the plan to return 1,500,000 "unemployable" to the care of the states.

Chairman Buchanan (D-Tex.) of the house appropriations committee had reserved until today his comment on the president's budget.

"The budget for this year—1935—was \$8,581,000,000. For next year it is \$8,520,000,000. Receipts for 1935 will be \$3,711,000,000. Receipts for 1936 will be \$3,991,000,000."

"That shows that the receipts are going up and the expenditures are going down—not as fast as I would like, but that the budget is going sign. The receipts show recovery in the first instance and the expenditures economy in the second."

The ordinary expenditures of the government next year will be under this budget, less than the receipts. That shows that when things pick up we can have a balance in the budget.

Although he has a long-time record of opposing lump sum appropriations, Buchanan said he did not see how congress could do anything else but accept the president's reaction to the budget.

Neither this committee nor all the committees in congress working together could allocate all this money in time for its expenditure to any good end, he contended. Yesterday's reaction to the budget ranged from the remark of Senator Robinson of Arkansas, Democratic leader, that it revealed a "gratifying situation," to a comment of Representative Snell, Republican floor leader in the house, who said: "It looks like we'll have a lot of money by and by."

Pretty Little Girl Is Born Tuesday To A. J. Edgingtons

Mr. and Mrs. L. M. Warren announced the arrival of a lovely little granddaughter who made her arrival at their home 1560 West Collin St. Tuesday, January 8th tipping the scale at 7 pounds 11 ounces. Little Anne, is the daughter of Mr. and Mrs. Milton Edgington, and is the only grandchild on both sides of the family. Mr. Edgington's parents being Mr. and Mrs. A. J. Edgington.

Mrs. Edgington will be remembered as the former Miss Maxine Warren, and her husband and the happy grandparents are extending their hearty congratulations to the little host of friends.

Other family ones were: you, there is a way to have him come, if he won't testify, there is a way to have him testify," Judge Callicut stated.

G. C. Cunningham and E. S. Greaves, both of Corsicana, were elected secretaries and assistants, respectively, of the grand jury. J. O. Burke of Corsicana was named foreman when the jury was sworn in Monday.

J. H. Douglas of Corsicana was elected clerk. Kenneth Powell, and Floyd Graves, Kerens, were named riding balliffs along with all of the constables of the county.

## It Costs You Less

When You Buy From Us

- Matches, 6 boxes ..... 22c
- Shawnee's Best Flour, 48 lb. bag ..... \$1.79
- Cream Meal, 20 lb. bag ..... 53c
- Singleton's Ribbon Cane Syrup, gal. 52c
- Cooking Salmon, 6 cans ..... 59c
- Coffee, can't be beat, 5 lbs. .... 92c
- Sugar, 10 pounds ..... 47c
- Corn Flakes, large box ..... 9c
- Wash Tub, No. 2 ..... 55c
- Egg Mash, 100 lb. bag ..... \$2.40
- Sweet Feed, 100 lb. bag ..... \$1.10
- Corn Chops, 100 lb. bag ..... \$2.20
- Ground Ear Corn, 100 lb. bag ..... \$1.85
- Sugar Corn, 3 No. 2 cans ..... 25c
- Sliced Bacon, rind off, lb. .... 22c
- Fresh Ground Meat, 3 pounds ..... 25c
- T Bone Steak, home killed, lb. .... 15c
- Chili, 2 1-lb. blocks ..... 25c

## Collins Cash Grocery

## SENATE COMMITTEES NAMED WEDNESDAY FOR ENSUING SESSION

AUSTIN, Jan. 8.—(P)—Senator Will D. Pace of Tyler today was appointed chairman of the state affairs committee, one of the two most important committees in the senate.

Senator John S. Redditt of Lufkin was appointed chairman of the other large committee, finance, which considers all money bills.

Appointments to the 36 standing committees were selected by the senate Wednesday. Lieutenant Governor-Elect, and named by Lieutenant Governor Edgar E. Witt.

Senator J. W. E. H. Beck of DeKalb, was named vice chairman of finance. In the preceding session he was chairman. Senator Frank Rawlings of Fort Worth was appointed vice chairman of state affairs.

Chairmen and vice chairmen, respectively of other committees: Civil Jurisprudence: Clint Small of Amarillo and E. J. Blackett of Victoria; Criminal Jurisprudence: Albert Stone of Brenham, and H. Grady Woodruff of Decatur; Constitutional Amendments: Blackett, and Weaver Moore of Houston; Educational Affairs: Arthur P. Duggan of Littlefield, and Tom DeBerry of Bogota; Internal Improvement: Wallace Hughes of McKinney and Duggan; Public Lands and Land Office, Ken Regan of Pecos and T. J. Holbrook of Galveston; State Penitentiaries: Holbrook and Gordon M. Burns of San Antonio; Public Health, Beck and Roy Sanderford of Belton.

The thirtieth senator was sworn in as Lieutenant Governor. He administered the oath to W. K. Hopkins, re-elected for a second term. The thirty-first member, Olan R. Van Zandt of Tioga, senator-elect, was still absent because of the illness of a daughter.

Senate committees were named Wednesday for the ensuing session. The committees are: Agriculture, DeBerry; Commerce and Manufacturing, Joe L. Hill, Jr., of Henderson and Claud C. Westerfield, of Dallas; State Highways and Motor Traffic, W. K. Hopkins of Gonzales and Small; Public Debts, Claims and Accounts, E. M. Davis of Brownwood and Clay Cotten of Palestine; Contingent Expenses, Woodruff and Stone; Federal Relations, Westerfield and Davis; Counties and County Boundaries, Ernest Fellbaum, Sr., of San Antonio and Jim Neal of Mirando City; Public Printing, L. J. Saulk of La Grange and Fellbaum; Judicial District, Will M. Martin of Hillsboro and Olan R. Van Zandt of Tioga; Livestock and Stock Raising, Neal and Ben G. Oneal of Wichita Falls.

Agricultural Affairs, DeBerry; Labor, Rawlings; Education, Van Zandt and Poague; Public Buildings and Grounds, Burns and Regan; Rules, DeBerry and Hornsby; Enrolled Bills, Davis and Hill; Enrolled Bills, Poague and Burns; Insurance, Wilbourne B. Collier of Eastland and Hughton; Towns and City Corporations, Rawlings and Redditt; Mining, Irrigation and Drainage, Regan and Hopkins; Labor, Rawlings and Allan Shivers of Port Arthur; Governor's Nominations, Oneal and Blackett; Banking, Sanderford and Collier; Congressional Districts, Cotten and Hornsby; Senatorial Districts, Hornsby and Hill; Representative Districts, Moore and Pace, and Game and Fish, Shivers and Holbrook.

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## McDonald's Week End Sale

SPECIAL PLATE LUNCH SATURDAY Stewed Chicken and Dumplings Luncheon Peas Mashed Potatoes Vegetable Salad Corn Bread Muffins Drink and Dessert

SAVE ON YOUR DRUGS Qts. Milk of Magnesia ..... 69c Pts. Milk of Magnesia ..... 39c 50c Ipana, For ..... 39c 50c Peppodent, For ..... 38c

\$1.10 Louis Phillips Lipstick ..... 79c 75c Tangee Rouge ..... 59c 75c Maybelline, For ..... 59c 35c Bromo Quinine ..... 24c 35c Vicks VapoRub ..... 24c 50c Jergens Lotion ..... 39c 50c 1nds Honey and Almond ..... 39c

\$1.00 Squibbs Cod Liver Oil ..... 79c \$2.25 Kelp-A-Malt, For ..... 1.95 \$1.25 Kelp-A-Malt, For ..... 1.17

WILLARD TABLETS For the Stomach Two Sizes \$1.00 and \$5.00 25c Ex-Lax, For ..... 19c 25c Feenamint, For ..... 19c 25c Black Draught ..... 19c

75c Listerine, For ..... 59c 75c O. J. Beauty Lotion ..... 59c Pts. Distilled Witch Hazel ..... 49c 75c Antiseptine Mouth Wash ..... 49c \$1.25 Caroid and Bile Salts ..... 1.09 75c Doans Pills ..... 59c 50c DeWitt's Pills ..... 39c 1.00 Cardui, For ..... 79c \$1.00 Nervine ..... 83c \$1.25 S. S. S. For ..... 99c 75c Quinine, For ..... 59c 75c Malted Milk, lb. .... 59c Cod Liver Oil, qts. .... 98c Mineral Oil, qts. .... 79c

50c 1nds Honey and Almond ..... 39c \$1.00 Squibbs Cod Liver Oil ..... 79c \$2.25 Kelp-A-Malt, For ..... 1.95 \$1.25 Kelp-A-Malt, For ..... 1.17

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50c 1nds Honey and Almond ..... 39c \$1.00 Squibbs Cod





# "IF YOU

think we are not going to make  
some money now for our club,  
church and society you have  
another guess coming . . . . .!"

Say The Ladies

## ATTENTION, LADIES!

**Here's the Opportunity to Make Some Quick and Easy  
Money for Your Church, School, Club or Society**

### HERE'S HOW IT CAN BE DONE!

For every fifty yearly paid in advance subscriptions—either new or renewals—to the Semi-Weekly Morning Light we will give you \$25.00 in money to be used as you see fit. This offer only applies on yearly subscriptions at \$1.00. There will be no limit to the number of subscriptions you get, the more the better. This extraordinary offer will last until April 1st.

REMEMBER FOLKS THIS WILL BE A YEAR FULL OF NEWS OF ALL KINDS AND YOU CAN'T AFFORD TO MISS ANYTHING.

The Light is filling a demand of the intelligent residents of the smaller towns, and rural districts of this section of Central Texas. The Light is brand new each issue with the latest news matter from the world, nation, state, county and immediate community. Space will not permit giving in detail all of the many attractive features of the Light. You can compare the Semi-Weekly Morning Light with any other paper you want and we will leave the matter of which is the best paper to your intelligence. The Light is the Only Semi-Weekly Paper Published in Central Texas. Two Papers a Week for the price of one—104 papers a year.

START NOW AND MAKE SOME EASY MONEY

There is More Money Now in the Community Than  
There Has Been for a Number of Years

**We Do IT  
AGAIN**

**The  
Semi-  
Weekly  
Morning  
Light**





# BEAUTY CHATS

By EDNA KENT FORBES

All requests for beauty information desired by Edna Kent Forbes column followers must be accompanied by a fully self-addressed, stamped envelope (a.s.e.) and two cents in stamps to cover cost of printing and handling. For the illustrated pamphlet, "BEAUTY," ten cents in stamps will fully a.s.e. must be enclosed. Address Miss Forbes in care of this paper.

## WINTER TIME FEET

### FOOT CARE

Some of the best winter time suggestions are given by Miss Forbes in her talk today on caring for the feet.

During the cold weather the feet require special care. If they have this they will give no trouble during the winter. If not, they will develop trouble which will last not only the winter but for years. It may seem foolish to tell you, for instance, not to toast your feet near a warm fire after they have been chilled, and particularly after they have been wet. For if you do much of that you will have chilblains, and chilblains will come again winter after winter. Yet that is exactly what people do, and that is exactly what happens.

In the winter the feet need a certain amount of oil, just as the hands and the face require oil as protection against the trying winter weather. So once a week anyhow, and always after you have had your bath or soaked your feet in hot water, dry them carefully and rub them all over up to the ankles with fine oil. This can be any sort of oil, but olive oil out of the kitchen will do as well as any. Rub well so the skin takes up the oil and wipe off the remainder with a dry towel so the bed linen is not stained.

The healthiest thing you can do during winter days is to wear wool, or a mixture of silk and wool for socks. The recent fad for low-heeled sports shoes which are large enough so you can wear ankle socks over your regular silk stockings, is one of the healthiest fashions of late years. You keep your feet warm and dry this way. You should every time you undress give your feet a good rubbing to stimulate the circulation. Poor circulation and cold feet have the unexpected

ed result of giving you poor circulation in the face and a red nose. So reasons of vanity, if nothing else, should make you take extra care of your feet over the winter. Have a weekly home pedicure besides.

Either Y.—All citric fruit is alkaline in its effect, although acid tasting. Lemons, the most acid in taste, are a powerful alkaline as soon as the juices reach the stomach. To get the best effect from any citric fruit is to take it by itself, and not with other food has either recently been taken, nor when so near to a meal as to spoil the alkaline effect of the fruit. The juice of a lemon a half hour before breakfast will clear up all acidity for that part of the day. All citric fruit juices, if taken alone, will be completely assimilated and their valuable elements fully absorbed and part of the whole system in a little more than half an hour.

Tomorrow—The Finger Tips

## Frost Hi School Graduate Named to Be Teacher There

FROST, Jan. 8.—(Spl.)—Sidney Johnson, a Frost High graduate, has been elected to take the place of Miss Ragsdale as teacher in the public school here. Miss Ragsdale was in her sixth year here as teacher and her home in Barry. She resigned during the holidays to become the wife of J. T. Mason of Irons.

Mr. Johnson is the son of Mrs. Maggie Johnson of Blooming Grove, former resident of Frost. He is a graduate of Trinity University of Wabasha.

## Leddy Will Remain As Court Reporter

C. A. Leddy, Jr., official court reporter in the Thirteenth judicial district court for the past several months, will continue in his present capacity, it was learned Tuesday. Leddy was reporter under the late Judge Hawkins Scarborough and is remaining under Judge J. S. Callcott.

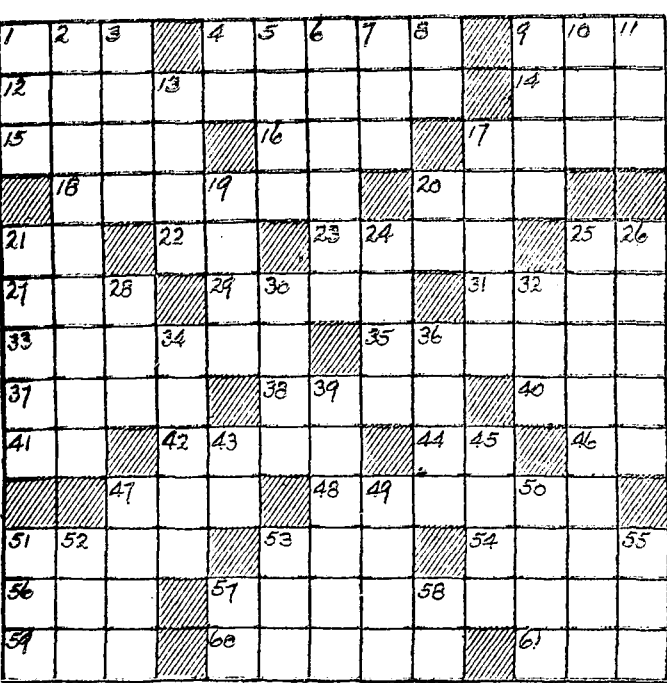
## BUGHOUSE FABLES



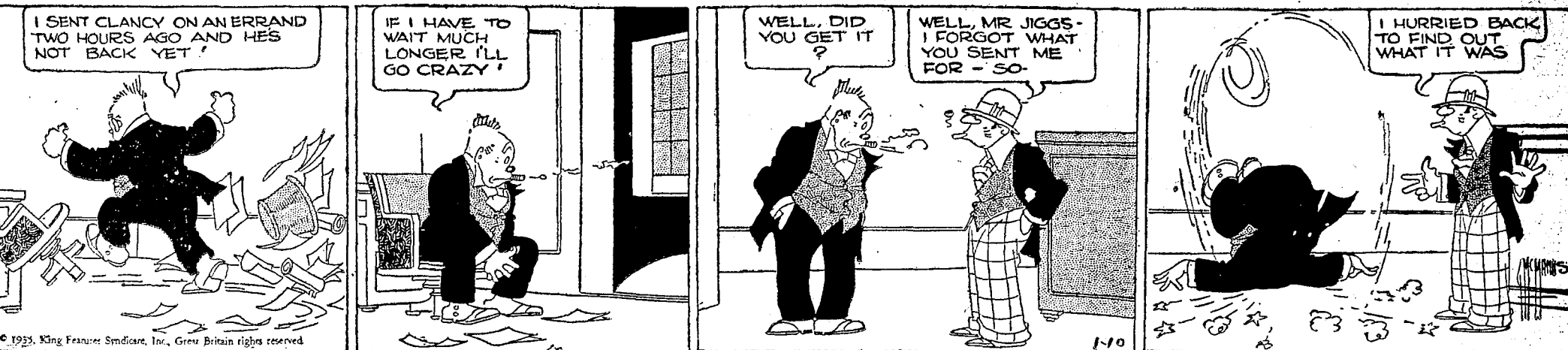
## TODAY'S CROSS-WORD PUZZLE

Solution of Tuesday's Puzzle.

- |                                  |   |
|----------------------------------|---|
| 1. Likely                        | 11. On condition that                     |
| 2. Town in Maine                 | 12. Feminine nickname                     |
| 3. Frequently                    | 13. Glacial ridges                        |
| 4. Camel with one hump           | 14. Committed with confidence             |
| 5. By way of                     | 15. Secretaries                           |
| 6. David Copperfield's wife      | 16. Before                                |
| 7. Unrefined metal               | 17. Volcano                               |
| 8. Topic or theme                | 18. Billow                                |
| 9. Snarl                         | 19. Snake                                 |
| 10. Electrified particle         | 20. Unctuously self-satisfied             |
| 11. River in Italy               | 21. Mixture of red and yellow             |
| 12. In this way                  | 22. Formerly but not now                  |
| 13. Easily yielding to pressure  | 23. Prefix                                |
| 14. Small fish                   | 24. Small inclosures for animals          |
| 15. Partook of a meal            | 25. Any plant whose stem requires support |
| 16. Moistens                     | 26. Genus of the rose                     |
| 17. Anglo-Saxon slave            | 27. In what way                           |
| 18. Despot                       | 28. Reverent fear                         |
| 19. One's entire property        | 29. White matter                          |
| 20. Went swiftly                 | 30. English letter                        |
| 21. Standard                     | 31. From the sign musical abbr.           |
| 22. Noah's boat                  | 32. And; Latin                            |
| 23. Pronoun                      |   |
| 24. Costly                       |   |
| 25. Aloit                        |   |
| 26. You and me                   |   |
| 27. Irritate                     |   |
| 28. Enrages                      |   |
| 29. Natural covering of the head |   |
| 30. Literary fragments           |   |
| 31. Written promise to pay       |   |



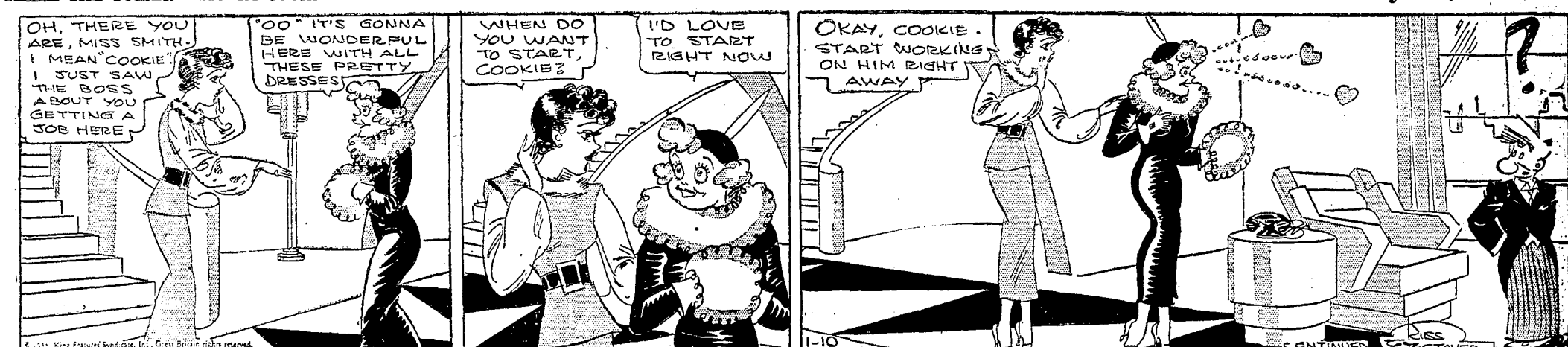
## BRINGING UP FATHER—



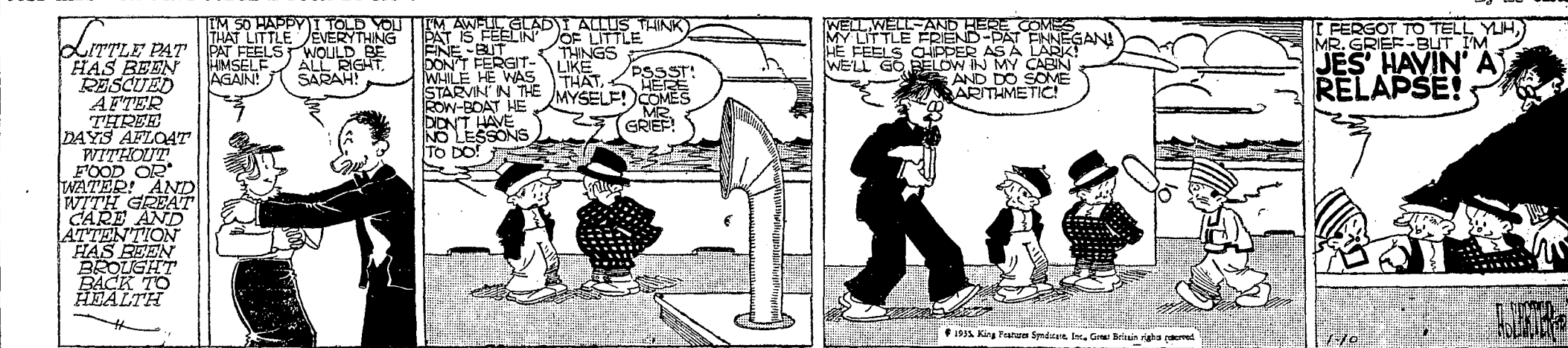
## MINUTE MOVIES—



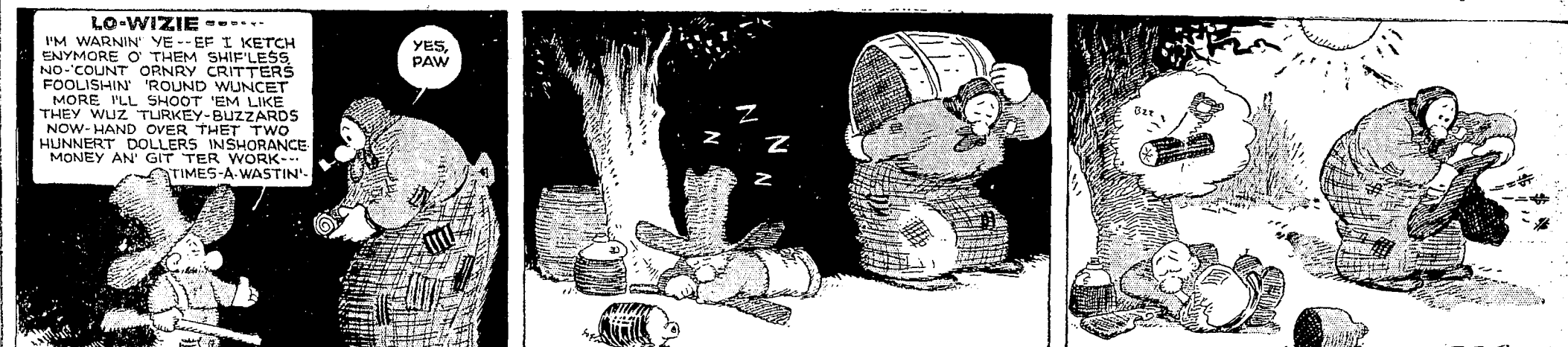
## TILLIE THE TOLLER— SIC 'IM COOKIE!



## JUST KIDS— YA CAN'T JUDGE A BOOK BY ITS COVER



## BARNEY GOOGLE— A RUN ON THE BANK



## THIMBLE THEATRE Starring POPEYE—NOW SHOWING—"CHAMPION GOLD DIGGER-UPPERS" TOMORROW—"HE CAN'T TAKE IT—BUT HE WILL"



## "CAP" STUBBS— AND THAT'S WHAT HE THINKS!

